## 2017 PLANNING COMMISSION









Meeting

6:30 pm January 25

Location

Commission meetings are held in the Council Conference Room unless otherwise posted.

**Public Access** 

All meetings are open to the public and include opportunities for public comment.

425-452-6800 planning commission@bellevuewa.gov

www.bellevuewa.gov

**JANUARY 25** 

BELLEVUE



## **Bellevue Planning Commission**

### **AGENDA**

### Regular Meeting

January 25, 2017 6:30 PM - Regular Meeting

City Hall, Room 1E-113, 450 110<sup>th</sup> Avenue NE, Bellevue WA

6:30 PM – 6:35 PM	Call to Order
6:35 PM – 6:40 PM	Roll Call
6:40 PM – 6:45 PM	Approval of Agenda
6:45 PM – 6:50 PM	Communications from City Council, Community Council, Boards and Commissions
6:50 PM – 7:10 PM	Staff Reports
7:10 PM – 7:30 PM	Public Comment
7:30 PM – 9:00 PM	Study Session1  Downtown Livability — Review of Draft Downtown Land Use  Code Amendment (LUCA)
	<ul> <li>East Main Station Area Plan interface with         Downtown Livability – 15 mins</li> <li>Incentive Zoning Update/ULI Panel Findings &amp;         Recommendations – 25 mins</li> <li>Draft Land Use Code, continued review to prep for         hearing – 50 mins</li> <li>Staff: Carol Helland, Director, Development Services Dept.;         chelland@bellevuewa.gov (424) 452-2724; Patricia Byers,         Code Development Manager, Development Services Dept.;         pbyers@bellevewa.gov (425) 452-4241; Emil King, Strategic         Planning Manager, Planning &amp; Community Development         Dept.; eaking@bellevuewa.gov (425) 452-7223; Mike         Kattermann, Senior Planner, Comprehensive Planning Team,</li> </ul>

	Planning & Community Development Dept.;	
	<u>mkattermann@bellevuewa.gov</u> (425) 452-2042.  General Order of Business – Staff will present the proposed	
	code amendments. The Planning Commission will ask questions and discuss the consistency of the amendments	
	with the overall policy direction of the Bellevue Comprehensive Plan.	
	Anticipated Outcome – Based on this policy discussion, the Planning Commission will provide staff direction for any	
	additional information needs for the Commission and staff to consider as part of the overall code amendment package.	
9:00 PM – 9:30 PM	Study Session	113
	Planning Commission Post Retreat – Review of Revised Prototype Part B – Suggested Standards & Practices	
	Staff: Terry Cullen, AICP, Comprehensive Planning Manager, Planning & Community Development	
	General Order of Business – The Planning Commission will review and discuss the prototype as revised based on the outcomes of the retreat November 16, 2016.	
	Anticipated Outcome — The Planning Commission will come to an agreement on the retreat results for the Suggested Standards & Practices.	
9:30 PM – 9:45 PM	Minutes to be Signed (Chair):	
	December 7, 2016	
	Draft Minutes Previously Reviewed & Now Edited:	
	New Draft Minutes to be Reviewed:	
	January 11, 2017	
9:45 PM – 10:00 PM	Public Comment	
10:00 PM	Adjourn	

#### Please note:

- Agenda times are approximate only.
- Generally, public comment is limited to 5 minutes per person or 3 minutes if a public hearing has been held on your topic. The last public comment session of the meeting is limited to 3 minutes per person. The Chair has the discretion at the beginning of the comment period to change this.



## **Bellevue Planning Commission**

Planning Commission Members: John deVadoss, Chair Stephanie Walter, Vice Chair Jeremy Barksdale John Carlson Michelle Hilhorst Aaron Laing Anne Morisseau

John Stokes, Council Liaison

#### Staff Contacts:

Terry Cullen, Comprehensive Planning Manager 425-452-4070 Emil King, Strategic Planning Manager 425-452-7223 Janna Steedman, Administrative Services Supervisor 425-452-6868 Kristin Gulledge, Administrative Assistant 425-452-4174

\* Unless there is a Public Hearing scheduled, "Public Comment" is the only opportunity for public participation.

Wheelchair accessible. American Sign Language (ASL) interpretation available upon request. Please call at least 48 hours in advance: 425-452-5262 (TDD) or 425-452-4162 (Voice). Assistance for the hearing impaired: dial 711 (TR).

# City of Bellevue



## Planning Commission Study Session

January 19, 2017

#### **SUBJECT**

Downtown Livability Land Use Code Update

#### STAFF CONTACTS

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Emil A. King AICP, Strategic Planning Manager 452-7223 eaking@bellevuewa.gov *Planning and Community Development* 

Michael Kattermann AICP, Senior Planner, 452-2042 <a href="mailto:mkattermann@bellevuewa.gov">mkattermann@bellevuewa.gov</a> *Planning and Community Development* 

#### DIRECTION NEEDED FROM PLANNING COMMISSION

	Action
X	Discussion
X	Information

#### **BACKGROUND**

As the Planning Commission continues its review of the draft Downtown Land Use Code Amendment (LUCA) package in preparation for a public hearing (to be scheduled), the following items will be the focus of the January 25 Study Session:

- East Main Station Area Plan interface with Downtown Livability
- Incentive Zoning Update/ULI Panel Findings & Recommendations
- Draft Downtown Land Use Code Amendment, continued review to prepare for public hearing

#### **DISCUSSION:**

#### **East Main Station Area Plan**

On January 11, the Planning Commission requested information about coordination between the Downtown Livability Initiative and the East Main Station Area Plan. Comprehensive Plan amendments and land use code amendments regarding the East Main Station Area Plan will be considered by the Planning Commission beginning later this year. No action is being requested at this time. The following is provided as an overview of the East Main Station Area Plan and to answer questions about its relationship to the Downtown Land Use Code Update. East Main project staff will provide a short presentation at the Commission's January 25 study session.

**Background:** East Main is one of six station locations in Bellevue for the East Link light rail extension project currently under construction and scheduled to begin operation in 2023. Work on the East Main Station Area Plan began in 2014 when the Mayor appointed a citizen advisory committee (CAC) comprised of neighborhood residents, business representatives and property owners. The CAC guided the work of staff and consultants in preparing land use redevelopment scenarios, analyses and strategies for issues identified by area stakeholders: i.e. traffic, land use, connectivity, safety, parking, noise, community character and aesthetics. The CAC's recommended plan was approved by City Council in August 2016.

The geographic and content scope of the East Main Station Area Plan was defined from the very beginning as related to and separate from the South Bellevue Station Area Plan and Downtown Livability Initiative. The South Bellevue Station Area Plan had been substantially completed when work on East Main began and the study area boundaries were drawn so as not to overlap. Similarly, the East Main Station Area Plan established the Downtown boundary, roughly Main Street, as the northern border of the study area. The charge for the East Main CAC specified that their consideration of redevelopment potential was only for the area south of Main Street to preclude revisiting the work of the Downtown Livability CAC. Information on Downtown Livability CAC recommendations for code changes was provided to the East Main CAC as they considered the parameters for redevelopment potential on the commercial properties east of 112th Avenue SE and south of Main Street.

The East Main redevelopment area is situated adjacent to Downtown, I-405, a single family residential neighborhood and a future light rail station. It offers a unique opportunity for transit-oriented development that can complement the surrounding land uses while establishing its own identity. Later this year the Planning Commission will be considering policy and land use map amendments to the Comprehensive Plan establishing the work of the East Main CAC as the foundation for the land use code and design guidelines to follow. Plans for Downtown and East Main have been coordinated to ensure compatibility of land use, urban design and transportation plans and that coordination will continue to occur as needed through the remainder of the Planning Commission's work on the policy and code amendments.

#### Incentive Zoning Update/Urban Land Institute (ULI) Panel Findings & Recommendations

Based on Council interest, staff arranged for third-party review by ULI of the incentive system economic modeling by BERK Consulting that is a key component of the Downtown Livability Land Use Code Amendment.

A ULI Northwest Technical Assistance Panel began their process on January 18 with a briefing from city staff and BERK in addition to interviewing interested stakeholders. Panel membership as selected by ULI Northwest includes: Al Levine – chair (UW), Tom Parsons (Holland Development), Jerry Johnson (Johnson Economics), Susan Busch (Runberg Architecture Group), Craig Ratchford (Vitus Group), Julie Currier (Unico Properties), and Rick Krochalis (former USDOT). The full set of materials provided to the ULI Panel, including the BERK economic analysis may be accessed at: <a href="https://www.bellevuewa.gov/downtown-livability.htm">www.bellevuewa.gov/downtown-livability.htm</a>.

The ULI Panel is scheduled to present their findings & recommendations at a public session on January 25 at 2:00 p.m. in the Council Chamber at City Hall. Later that day, during the Planning Commission's study session, staff will provide an overview of the panel's presentation and discuss next steps. No action is required at this time.

#### **Continued Review of Draft Downtown Land Use Code**

On January 25, the Planning Commission will continue its review of the Draft Land Use Code Amendment released on November 17, 2016 (see attached). Anticipated topics to be discussed with the Commission include:

- Tower spacing and setbacks
- Perimeter overlay stepbacks
- Required open space and floor plate reduction to use additional height
- The Green and Sustainability Factor

Proposed modifications to these sections will be distributed to the Commission in advance of the January 25 meeting and posted on the Commission website.

Staff will continue to work with the Commission to review and refine the Draft Land Use Code Amendment to the point where the Planning Commission is ready to schedule a formal public hearing. Significant pieces still to be added prior to public hearing include the amenity incentive system details and code graphics.

## Downtown Livability – Review of Draft Downtown Land Use Code Amendment (LUCA)

### Please Note:

The Downtown Livability Land Use Code Amendments that follow are identical to the information originally created November 22, 2016 and distributed to the Planning Commission for the December 7, 2016 meeting.



November 22, 2016

Re: Release of the Downtown Livability Draft Code Amendment for Public Review 15-123469 AD

Attached is a complete Draft Land Use Code Amendment (LUCA) developed to implement the Downtown Livability policies contained in the Comprehensive Plan. As you are aware, the goal of the Downtown Livability Initiative is to make Downtown Bellevue more viable, livable, memorable, and accessible. This Draft Code Amendment is intended to transform the policy work accomplished to date by the City Council, the Downtown Livability Citizens' Advisory Committee, the Planning Commission, and numerous stakeholders into a regulatory framework that will help guide Downtown development into the future.

This Draft LUCA, entitled the Staff Draft, includes updated zoning maps, use charts, dimensional standards, development requirements, and design guidelines applicable to property located in the Downtown Subarea. To be responsive to stakeholders, it includes built-in flexibility and departures within many sections. The Staff Draft describes the review permits necessary for development in Downtown. The Staff Draft does not include the proposed basic and bonus value floor area ratios (FAR) because the economic study for the amenity incentive section is not yet complete. We will provide this information to you when it is available. We will also post this information to the project website as soon as it is available. Interested parties can sign up to receive website alerts at the following link. http://www.bellevuewa.gov/downtownlivability.htm

City staff welcomes your feedback on the Downtown LUCA, and on whether the Council, CAC, and Planning Commission direction has been accurately represented in this draft. The Planning Commission schedule includes two study sessions on December 7 and 14, 2016 in preparation for the public hearing that is expected to occur in early 2017. Staff will be available to discuss the LUCA with you at that time and will answer any questions that you have.

Thank you for your work on the Downtown Livability Initiative.

Trish Byers, Code Development Manager Development Services Department

#### Part 20.25A Downtown

#### **20.25A.010** General

#### A. Applicability of Part 20.25A

- General. This Part 20.25A, Downtown (DNTN), contains requirements, standards, criteria and guidelines that apply to development and activity within the Downtown land use districts. Except to the extent expressly provided in this Part 20.25A and as referenced in subsection A of this section, the provisions of the Land Use Code, other development codes, the City development standards, and all other applicable codes and ordinances shall apply to development and activities in the Downtown land use districts.
- 2. Relationship to Other Regulations. Where there is a conflict between the Downtown land use district regulations and the Land Use Code and other City ordinances, the Downtown land use district regulations shall govern.
- 3. Land Use Code sections not applicable in Downtown. The following sections of the Land Use Code, Title 20 Bellevue City Code (BCC) now or as hereafter amended, do not apply in Downtown. Unless specifically listed below, all other sections apply.
  - a. 20.10.400
  - b. 20.10.440
  - c. 20.20.005 through 20.20.025
  - d. 20.20.060 and 20.20.070
  - e. 20.20.120 and 20.20.125
  - f. 20.20.135 and 20.20.140
  - g. 20.20.190 and 20.20.192
  - h. 20.20.250
  - i. 20.20.400
  - j. 20.20.520

- k. 20.20.525
- 1. 20.20.560
- m. 20.20.700 and 20.20.720
- n. 20.20.750 through 20.20.800
- o. 20.20.890 and 20.20.900
- **B.** Organization of Part 20.25A Organization of Part 20.25A is composed of several regulatory layers that inform development in Downtown.
  - 1. Purpose. Downtown Bellevue is the symbolic as well as functional heart of the Eastside Region. It is to be developed as an aesthetically attractive area of intense use. Toward this end, the City shall encourage the development of cultural, entertainment, residential, and regional uses located in distinct, mixed-use neighborhoods connected by a variety of unique public places and great public infrastructure. Development must enhance people orientation and facilitate pedestrian circulation, and provide for the needs, activities, and interests of people. The City will encourage land uses which emphasize variety, mixed uses, and unity of form within buildings or complexes. Specific land use districts have been established within the Downtown District to permit variation in use and development standards in order to implement the objectives of the Downtown Subarea Plan.
  - 2. <u>Land Use District Classifications</u>. These are applied to each parcel of land in Downtown and determine uses, dimensional requirements (including Floor Area Ratio), and requirements for participation in the Amenity Incentive System. Specific sections of the Downtown code apply to the following land use classifications. See Figure 20.25A.060.A.2 for a map of the Downtown Land Use Classifications.
    - a. <u>Downtown-Office District 1 (DNTN-O-1).</u> The purpose of the Downtown-O-1 Land Use District is to provide an area for the most intensive business, financial, specialized retail, hotel, entertainment, and urban residential uses. This district is limited in extent in order to provide the level of intensity needed to encourage and facilitate a significant level of transit service. Day and nighttime uses that attract pedestrians are encouraged. Transit and pedestrian facilities linking activities are encouraged; long-term parking and other automobile-oriented uses are discouraged.
    - b. <u>Downtown-Office District 2 (DNTN-O-2).</u> The purpose of the Downtown-O-2 Land Use District is to provide an area for intensive business, financial, retail, hotel, entertainment, institutional, and urban residential uses and to serve as a transition between the more intensive Downtown-O-1 Land Use District and the less intensive Downtown-Mixed Use Land Use District. The Downtown-O-2 District includes different maximum building heights for areas north of NE 8th Street, east of 110th Avenue NE, and south of NE 4th Street based

on proximity to the Downtown Core and access to the regional freeway system and transit, creating the Downtown O-2 Districts North, East, and South (DNTN-O-2 North, DNTN-O-2 East, and DNTN-O-2 South).

- c. <u>Downtown-Mixed Use District (DNTN-MU)</u>. The purpose of the Downtown-MU Land Use District is to provide an area for a wide range of retail, office, residential, and support uses. Multiple uses are encouraged on individual sites, and in individual buildings, as well as broadly in the district as a whole. The Downtown-MU District allows for taller buildings and additional density in the Civic Center portion of the District east of 111th Avenue NE between NE 4th and NE 8th Street based on its proximity to the Downtown core and convenient access to the regional freeway system and transit. This area is called the Downtown Mixed Use District—Civic Center (DNTN-MU Civic Center) while the rest of the District is called Downtown-Mixed Use District (DNTN-MU).
- d. <u>Downtown-Residential District (DNTN-R)</u>. The purpose of the Downtown-R Land Use District is to provide an area for predominantly urban residential uses. Limited office and retail uses are permitted as secondary to residential use, in order to provide the amenity of shopping and services within easy walking distance of residential structures.
- e. <u>Downtown-Old Bellevue District (DNTN-OB)</u>. The purpose of the Downtown-OB Land Use District is to reinforce the character of the Old Bellevue area and assure compatibility of new development with the scale and intensity of the area. The social and historic qualities of this area are to be preserved.
- f. Downtown-Office and Limited Business District (DNTN-OLB). The purpose of the Downtown-OLB Land Use District is to provide an area for integrated complexes made up of office, residential, and hotel uses, with eating establishments and retail sales secondary to these primary uses. The district abuts and has access to both I-405 and light rail transit service. The Downtown-OLB District differentiates maximum building heights and allowed density for areas north of NE 8th Street, between NE 4th and NE 8th Street, and south of NE 4th Street based on proximity to the Downtown Core and convenient access to the regional freeway system and transit. This creates three districts Downtown-OLB North, Downtown-OLB Central and Downtown-OLB South (DNTN-OLB North, DNTN-OLB Central, and DNTN-OLB South).
- 3. <u>Perimeter Overlay Districts</u> may impose more stringent dimensional requirements than are allowed by the underlying land use district to provide an area for lower intensity development that provides a buffer between less intense uses and more intensively developed properties in Downtown. Specific sections of the Downtown code apply to the following overlay districts. See Figure 20.25A.060.A.3 for a map of the Downtown Perimeter Overlay Districts.
  - a. Perimeter Overlay District A-Describe Perimeter A and B not 123

A-1

A-2

A-3

- b. Perimeter Overlay District B
  - B-1
  - B-2
  - B-3
- 4. <u>Neighborhood Design Districts</u> are a key organizing principle to implement the Great Place Strategy of the Downtown Subarea Plan. These neighborhood design districts create a series of distinct, mixed-use neighborhoods (or districts) within Downtown that reinforce their locational assets and unique identities. More information can be found in the Downtown Subarea Plan of the Comprehensive Plan.
- 5. <u>Right-of-Way Designations</u>. The right-of-way designations provide design guidelines for Downtown streets that are organized by streetscape type. These designations are a representation of the Downtown vision for the future, rather than what currently exists. The designations creates a hierarchy of rights-of-way reflecting the intensity of pedestrian activity. The "A" Rights-of-Way are those streets that have the highest amount of pedestrian activity, while the "D" Rights-of-Way\_would have a smaller amount of pedestrian activity. These guidelines are intended to provide activity, enclosure, and protection on the sidewalk for the pedestrian. See Figure 20.25A.170.B for a map of the Right-of-Way Designations.
  - a. A Rights-of-Way- Pedestrian Corridor / High Streets
  - b. B Rights-of Way- Commercial Streets
  - c. C Rights-of-Way- Mixed Streets
  - d. D Rights-of-Way- Neighborhood Streets
  - e. E Rights-of-Way- Perimeter Streets
- 6. <u>Major Pedestrian Corridor</u> An alignment which is generally for exclusive pedestrian use providing a reasonably direct, but interesting pedestrian route in the immediate vicinity of NE 6th Street between 102nd Avenue NE and the east side of 112th Avenue NE.

#### 20.25A.020 Definitions (NEW)

#### A. Definitions Specific to Downtown

- **DT Active Uses**-Uses within a building that support pedestrian activity and promote a high degree of visual and physical interaction between the building interior and adjacent public realm. Entrance lobbies, private indoor amenity space, service uses, and enclosed privatized spaces are typically not considered active uses. (NEW)
- **DT Build-To Line:** A location along a designated block or right-of way where a building must be constructed. The build-to line is the back of the required sidewalk unless designated otherwise by the Director.

#### [INSERT GRAPHIC FOR BUILD-TO LINE]

**DT - Building Height** – The vertical distance measured from average of finished ground level adjoining the building at exterior walls to the highest point of a flat roof, or to the mean height between the tallest eave and tallest ridge of a pitched roof. Where finished ground level slopes away from the exterior walls, reference planes shall be established by the lowest points within the area between the building and the lot line, or back of sidewalk where back of sidewalk is the setback line. If lot line or back of sidewalk is more than 6 feet from the building, between the building and a point 6 feet from the building.

#### [INSERT GRAPHIC TO ILLUSTRATE 2<sup>ND</sup> SENTENCE OF BLDG HEIGHT]

- **DT Floor Area Ratio (FAR)** A measure of development intensity equal to the gross floor area, excluding parking and mechanical floors or areas, divided by the net on-site land area in square feet. Net on-site area land includes the area of an easement and public right-of-way as provided in LUC 20.25A.070C.
- **DT Floor Plate** Floor area in square feet within the surrounding exterior walls, measured from the interior wall surface and including all openings in the floor plate.
- **DT- Point of Interest-**Elements of a building's façade at the street level or in the streetscape that contribute to the active enrichment of the pedestrian realm and design character of a building. Some examples include permanent public artwork, architectural elements, landscape features, special walkway treatments (e.g. pavement mosaic, inlaid art) and seating areas.
- **DT Neighborhood Serving Uses** Uses which reinforce a diversity of uses that serve daily needs for surrounding residential neighborhoods. The primary clientele of a neighborhood serving use is comprised of customers who live or work nearby. A neighborhood serving use provides goods or services which are needed by residents and workers in the immediate vicinity to satisfy basic personal and household needs on a frequent and recurring basis, and which, if not available, will require trips outside of the neighborhood. Examples include but are not limited to:

restaurants, small retail outlets, small grocery stores, child care facilities, cleaners, community meeting rooms, and pharmacies.

**DT - Pedestrian Scale**-The quality of the physical environment that reflects a proportional relationship to human dimensions and that contributes to a person's comprehension of buildings or other features in the built environment.

**DT - Project Limit**- A lot, portion of a lot, combination of lots, or portions of combined lots treated as a single development parcel for purposes of the Land Use Code.

**DT -Public Realm-**Streets, parks and other open spaces and the accessible parts of private buildings.

**DT-Setback** – A space unoccupied by structures except where intrusions are specifically permitted by this Code. Front setbacks are measured from the back of the required sidewalk to face of the building. All other setbacks are measured from the property line.

**DT-Stepback** - A building setback of a specified distance measured from the façade below that occurs at a defined height above the average finished grade. No portion of the building envelope can intrude into the required stepback above the defined height, except where intrusions are specifically permitted by this code.

#### [INSERT GRAPHIC FOR SETBACK AND STEPBACK]

#### B. General Definitions not applicable to Downtown

Alley. LUC 20.50.010

Active Recreation Area. LUC 20.50.010

Floor Area Ratio (FAR). LUC 20.50.016.

#### 20.25A.030 Review Required (NEW)

#### A. Applicable Review

1. Review is Required. All development in Downtown shall be reviewed by the Director consistent with the terms of this Part 20.25A through the administration of Part 20.30V LUC (Master Development Plan), Part 20.30F LUC (Design Review) and Part 20.30L (Development Agreement) using the applicable procedures of Chapter 20.35 LUC. A Master Development Plan is required where there is more than one building or where development of a project is proposed to be phased. Design review is required on all Downtown projects. A Development Agreement is required for departures from the code which are not permitted to be granted through an administrative process.

2. Effect of Approval. Approval of the Design Review, and the Master Development Plan and any Development Agreement where required, shall constitute the regulations governing development and operation of an approved development for the life of the project. Such approval shall be contingent upon compliance with the conditions specified in the approval, conformance with all applicable development standards, the payment of all fees, and the submittal of assurance devices as may be required. The approval shall expire as provided pursuant to LUC 20.40.500, unless otherwise provided for in this Chapter 20.25A LUC.

#### **B.** Master Development Plan

- 1. Scope of Approval. Master Development Plan review (Part 20.30V LUC) is a mechanism by which the City shall ensure that the site development components of a multiple building or phased single building proposal are consistent with the Comprehensive Plan and meet all applicable site development standards and guidelines. Design, character, architecture and amenity standards and guidelines shall be met as a component of the Design Review (Part 20.30F LUC). Master Development Plan approvals required pursuant to subsection B.2 of this section shall identify proposed building placement within the project limit and demonstrate compliance with the following site development requirements, standards, and guidelines:
  - a. Dimensional requirements pursuant to LUC 20.25A.060 as listed below:
    - i. Setbacks;
    - ii. Lot coverage;
    - iii. Building height for each building identified in subsection B.1 of this section:
    - iv. Floor area ratio for each building; and
    - v. Open Space required to achieve maximum building heights above the trigger for additional height identified in LUC 20.25A.060.B Note 7 and Note 12, or the variable heights allowed by LUC 20.25A.060.B Note 13.
  - b. Areas identified to accommodate required parking with entrance and exit points and required loading shown in relationship to the right of way as required pursuant to LUC 20.25A.090;
  - c. Areas identified to accommodate street and pedestrian circulation pursuant to LUC 20.25A.090, including the anticipated location of any pedestrian corridor construction, and pedestrian bridges pursuant to 20.25A.100;
  - d. Areas identified to accommodate Major Public Open Spaces and Minor Publicly Accessible Spaces pursuant to LUC 20.25A.090.
  - e. Areas identified to accommodate landscape development pursuant to LUC 20.25A.110.
- 2. When Required. An applicant for a project with multiple buildings located within a single project limit shall submit a Master Development Plan for approval by the Director pursuant to Part 20.30V LUC. An applicant for a single building project shall submit a

Master Development Plan for approval by the Director pursuant to Part 20.30V LUC when building construction is proposed to be phased.

- 3. For the purposes of this section, the project limit may be drawn to encompass a right-of-way that bisects a site, provided the Director finds that the following connectivity criteria can be met:
  - a. A system of corner and mid-block crossings shall be provided to functionally connect on-site pedestrian paths across the bisecting right-of-way within the proposed project limit;
  - b. Pedestrian paths shall be provided to connect all buildings and right-of-way crossings located within the proposed project limit;
  - c. Visual connections shall be provided between all buildings located within the project limit by minimizing topographic variation and through use of vegetation and outdoor spaces; and
  - d. Only a right-of-way meeting the requirements of LUC 20.25A.070.C.2 may be included in the land area located within the proposed project limit for the purpose of computing maximum FAR.

#### C. Design Review

- 1. Scope of Approval. Design review is a mechanism by which the City shall ensure that the design, character, architecture and amenity components of a proposal are consistent with the Comprehensive Plan and any previously approved Master Development Plan, and meet all applicable standards and guidelines contained in City Codes including the terms of any departure granted pursuant to paragraph D of this section. Design review is a mechanism by which the City shall ensure that the site development components of a proposal are consistent with the Comprehensive Plan and meet all applicable standards and guidelines contained in City Codes when site development components were not approved as part of a Master Development Plan.
- 2. When Required. Design Review is required on all Downtown projects. An applicant shall submit a Design Review application for approval by the Director pursuant to Part 20.30F LUC.
- 3. Compliance with an applicable Master Development Plan or Departure. In addition to the decision criteria in LUC 20.30F.145, each structure and all proposed site development shall comply with any approved Master Development Plan applicable to the project limit described in a Design Review application. If the application for Design Review contains elements inconsistent with an applicable Master Development Plan, the Director shall not approve the design review unless the Master Development Plan is amended to include those elements.

#### D. Departures

1. Administrative Departures. Due to the varied nature of architectural design and the unlimited opportunities available to enhance the relationship that occurs between the built environment and the pedestrians, residents and commercial tenants that use built

spaces, strict application of the Land Use Code will not always result in the Downtown livability outcomes envisioned by the Comprehensive Plan. The purpose of this subsection is to provide an administrative departure process to modify provisions of the Land Use Code when strict application would result in a Downtown development that does not fully achieve the policy vision as it is articulated in the general sections of the Comprehensive Plan and the Downtown Subarea Plan.

- a. Applicability. The Director may, through the Master Development Plan or Design Review processes, approve a proposal that departs from specific numeric standards contained in LUC 20.25A.090, LUC 20.25A.110 and LUC 20.25A.140 through LUC 20.25A.180, or that departs from Land Use Code requirements that specifically provide an opportunity for the Director to approve a departure subject to the provisions of this paragraph.
- b. Decision Criteria. The Director may approve or approve with conditions a departure from applicable provisions of the Land Use Code if the applicant demonstrates that the following criteria have been met:
  - i. The resulting design will advance a Comprehensive Plan goal or policy objective that is not adequately accommodated by a strict application of the Land Use Code; and,
  - ii. The resulting design will be more consistent with the purpose and intent of the code; and,
  - iii. The modification is the minimum reasonably necessary to achieve the Comprehensive Plan objective or code intent; and
  - iv. Any administrative departure criteria required by the specific terms of the Land Use Code have been met; or
  - v. The modification is reasonably necessary to implement or ensure consistency with a departure allowed through a Development Agreement with the City pursuant to LUC 20.25A.030.D.2.
- c. Limitation on Authority. Administrative departures from the following dimensional requirements may only be granted consistent with the limitations contained in LUC 20.25A.060.B or through a variance granted under the terms of Part 20.30G LUC:
  - i. Maximum Floor Plates;
  - ii. Intrusions above the sidewalk:
  - iii. Minimum setbacks/stepbacks;
  - iv. Maximum building heights;
  - v. Maximum Lot Coverage; and
  - vi. Maximum floor area ratios.

This paragraph does not limit the ability of an applicant to pursue legislative departures that are authorized through a Development Agreement (Part 20.30L) pursuant to the terms of LUC 20.25A.030.D.2.

- 2. Legislative Departures. There are unlimited opportunities for creativity and innovation in the design of Downtown projects that advance the vision and policy goals articulated in the Comprehensive Plan. The accommodation of iconic opportunities can be constrained by code Land Use Code provisions that were drafted to foster development of a livable Downtown while ensuring timely, predictable and consistent administration of regulations that are drafted to be applicable to a widely variable range of projects. The purpose of this subsection is to provide a legislative departure process to modify provisions of the Land Use Code, and to approve final construction design for privately developed spaces that function as part of the public realm.
  - a. Applicability. The City Council may, through a Development Agreement processed in accordance with Part 20.30L LUC:
    - i. Modify the following provisions of the Land Use Code:
      - (1) Uses prohibited under the terms of LUC 20.25A.040 and LUC 20.258A.050 when necessary to facilitate the adaptive reuse of a building that was in existence on [INSERT DATE of ordinance adoption]; and
      - (2) Amenities specifically identified for participation in the FAR Amenity Incentive System (LUC 20.25A.070) may be expanded to include a new Flexible Amenity subject to the terms of LUC 20.25A.070.D.18.
    - ii. Approve the final construction design for the following features that function as part of the public realm:
      - (1) Pedestrian Bridges identified in LUC 20.25A.100;
      - (2) Pedestrian Corridor Design Development Plans that depart from the conceptual designs contained in the Pedestrian Corridor Design Guidelines; and
      - (3) Major Public Open Space Design Development Plans that depart from the conceptual designs contained in the Major Public Open Space Design Guidelines.
  - b. Decision Criteria. The City Council may approve or approve with conditions a Legislative Departure from strict application of the Land Use Code consistent with the requirements of Part 20.30L LUC (Development Agreements).
  - c. Limitations on Modification.
    - i. Development Agreements are an exception, and not the rule and shall not be used to vary provisions of the Land Use Code which, by the terms of that Code, are not identified as appropriate for modification through Part 20.30L LUC (Development Agreements).
    - ii. Development Agreements may not be used to depart from the FAR bonus values adopted for the amenities specifically identified in LUC 20.25A.070.D.

- iii. Development Agreements are not appropriate for proposals that are capable of being approved through administration of the Master Development Plan or Design Review processes using the flexibility tools such as administrative departures and variances that current exist in the code
- iv. Development Agreements may not be used to vary the procedural provisions contained in Chapters 20.30 or 20.35 of the Land Use Code.

#### E. Procedural Merger

Within a Downtown land use district, any administrative decision required by this Part 20.25A or by the Land Use Code, including but not limited to the following, may be applied for and reviewed as a single Process II Administrative Decision, pursuant to LUC 20.35.200 through 20.35.250:

- 1. Master Development Plan, Part 20.30V LUC;
- 2. Administrative Conditional Use Permit, Part 20.30E LUC;
- 3. Design Review, Part 20.30F LUC;
- 4. Variance, Part 20.30G LUC; and
- 5. Critical Areas Land Use Permit, Part 20.30P LUC

#### 20.25A.040 Nonconforming uses, structures and sites. (Moved from 20.25A.025 and amended)

- A. Nonconforming Uses.
  - 1. A nonconforming use may be continued by successive owners or tenants, except where the use has been abandoned. No change to a different use classification shall be made unless that change conforms to the regulations of this Code.
  - 2. If a nonconforming use of a structure or land is discontinued for a period of 12 months with the intention of abandoning that use, any subsequent use shall thereafter conform to the regulations of the district in which it is located. Discontinuance of a nonconforming use for a period of 12 months or greater constitutes prima facie evidence of an intention to abandon.
  - 3. A nonconforming use may be expanded pursuant to an Administrative Conditional Use Permit.

B. Nonconforming Structures.

- 1. A nonconforming structure may be repaired or remodeled, provided there is no expansion of the building, and provided further, that the remodel or repair will not increase the existing nonconforming condition of the structure.
- 2. A nonconforming structure may be expanded; provided, that the expansion conforms to the provisions of the Land Use Code, except that the requirements of LUC 20.25A.140 through 20.25A.180 shall be applied as described in paragraphs B.3 and B.4 of this section.
- 3. For expansions made within any three-year period which together do not exceed 50 percent of the floor area of the previously existing structure, the following shall apply:
  - a. Where the property abuts a street classified as a 'D' or 'E' right-of-way, the expansion is not required to comply with LUC 20.25A.140 through 20.25A.180.
  - b. Where the property abuts a street classified as an 'A', 'B' or 'C' right-of-way the expansion shall be in the direction of the classified street so as to reduce the nonconformity of the structure, except that an expansion which is no greater than 300 square feet in floor area and which is for the purpose of loading or storage is exempted from this requirement.
- 4. For expansions made within any three-year period which together exceed 50 percent of the floor area of the previously existing structure, the structure shall be brought into conformance with LUC 20.25A.140 through 20.25A.180.
- 5. If a nonconforming structure is destroyed by fire, explosion, or other unforeseen circumstances to the extent of 100 percent or less of its replacement value, it may be reconstructed consistent with its previous nonconformity. Provided that, the reconstruction may not result in an expansion of the building, nor an increase in the preexisting nonconforming condition of the structure.

#### C. Nonconforming Sites.

- 1. A nonconforming site may not be changed unless the change conforms to the requirements of this Code, except that parking lots may be reconfigured within the existing paved surface. This paragraph shall not be construed to allow any parking lot reconfiguration that would result in a parking supply that does not conform to the minimum/maximum parking requirements for the Downtown, LUC 20.25A.080.
- 2. A structure located on a nonconforming site may be repaired or remodeled, provided there is no expansion of the building, and provided further, that the remodel or repair will not increase the existing nonconforming condition of the site.
- 3. For expansions of a structure on a nonconforming site made within any three-year period which together exceed 20 percent of the replacement value of the previously existing structure:

- a. Easements for public sidewalks shall be provided, unless the Director of the Department of Transportation determines such easements are not needed; and
- b. A six-foot-wide walkway shall be provided from the public sidewalk or street right-of-way to the main building entrance, unless the Director determines the walkway is not needed to provide safe pedestrian access to the building. The Director may allow modification to the width of walkways so long as safe pedestrian access to the building is still achieved.
- 4. Expansions of a structure located on a nonconforming site, made within any three-year period which together do not exceed 50 percent of the previously existing floor area, do not require any increase in conformance with the site development provisions of this Code, except as otherwise provided in B.3 of this section.
- 5. Expansion of a structure located on a nonconforming site made within any three-year period which together exceed 50 percent of the floor area of the previously existing structure shall require compliance with the site development provisions of this Code.

## 20.25A.050 Downtown Land Use Charts (Moved from 20.25A.015, Early Wins, and amended one footnote)

#### A. Permitted Uses.

Specific categories of uses are listed in Chart 20.25A.050.D. Paragraph C of this section explains Chart 20.25A.050.D, and describes the applicable review procedures. The use chart description and interpretation provisions of LUC 20.10.400 do not apply to the Downtown land use districts.

#### B. Prohibited Uses.

The manufacturing use table has been removed from the Downtown because there are no manufacturing uses that are generally permitted in any Downtown district unless they have been specifically added to another chart such as wholesale and retail.

#### C. Use Chart Described.

In Chart 20.25A.050.D, land use classifications and standard Land Use Code reference numbers are listed on the vertical axis. City of Bellevue land use districts are shown on the horizontal axis.

1. If no symbol appears in the box at the intersection of the column and the row, the use is not allowed in that district, except for short-term uses, which are regulated under Part 20.30M LUC (Temporary Use Permits) and subordinate uses which are regulated under LUC 20.20.840.

- 2. If the symbol "P" appears in the box at the intersection of the column and row, the use is permitted subject to applicable general requirements of Chapter 20.20 LUC for the use and the district-specific requirements of this Part 20.25A LUC.
- 3. If the symbol "C" appears in the box at the intersection of the column and the row, the use is permitted subject to the Conditional Use provisions specified in Part 20.30B in addition to any applicable general requirements for the use and the land use district.
- 4. If the symbol "A" appears in the box at the intersection of the column and the row, the use is permitted subject to the Administrative Conditional Use provisions as specified in Part 20.30E LUC in addition to any applicable general requirements for the use and the land use district.
- 5. If a number appears in the box at the intersection of the column and the row, the use is permitted through the applicable review process and subject to the special limitations indicated in the corresponding Notes.

#### D. Use Charts.

The following charts apply to Downtown. The use charts contained in LUC 20.10.440 do not apply within the Downtown land use districts.

#### Chart 20.25A.050.D - Uses in Downtown Land Use Districts

#### Culture, Entertainment, and Recreation - Downtown Districts

STD LAND USE		Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
711	Library, Museum	P	P	P	A	A	P
7113	Art Gallery	P	P	P	P 3	P	P
712	Nature Exhibitions: Aquariums and Botanical Gardens	P	Р	P			
7212 7214 7222 7231 7232	Public Assembly (Indoor): Sports, Arenas, Auditoriums and Exhibition Halls but Excluding School Facilities	P	P	P	A 3	A	P
7212 7214 7218	Motion Picture, Theaters, Night Clubs, Dance Halls and Teen Clubs	P	P	P	A 3	A	P
7213	Drive-In Theaters						

Culture, Entertainment, and Recreation - Downtown Districts

REF (	CLASSIFICATION	DNTN O-1	DNTN O-2	Mixed Use District  DNTN MU	Residential District DNTN R	Bellevue District DNTN OB	and Limited Business District  DNTN OLB
A	Adult Theaters (4)	P	P	P			P
7223 M 73 I	Public Assembly (Outdoor): Fairgrounds and Amusement Parks, Miniature Golf, Golf Driving Ranges, Go- Cart Tracks, BMX Tracks and Skateboard Tracks (1)						
73 A	Commercial Amusements: Video Arcades, Electronic Games	P	P	P		P	Р
7411 7413 7422 7423 7424 7441 7440	Recreation Activities: Miniature Golf, Tennis Courts, Community Clubs, Athletic Fields, Play Fields, Recreation Centers, Swimming Pools (2)	P	P	P	P 5	P	P
	Marinas, Yacht Clubs						
7413 7414 7415 7417 7425	Recreation Activities: Skating, Bowling, Gymnasiums, Athletic Clubs, Health Clubs, Recreational Instruction	P	P	P	A/P 3, 5	P	P
	Camping Sites and Hunting Clubs						
76 E	Private Leisure and Open Space Areas	P	P	P	P 5	P	P
F	Public/Private Park	P	P	P	P 5	P	P
	Stables and Riding Academies						
(	Boarding or Commercial Kennels (6)						
C	City Park (5)	P	P	P	P	P	P

Notes: Uses in Downtown land use districts – Culture, Entertainment, and Recreation

(1) For carnivals, see LUC 20.20.160.

- (2) Limited to a maximum of 2,000 gross square feet per establishment.
- (3) Nonresidential uses are permitted in Downtown-R Districts only when developed in a building which contains residential uses.
- (4) Adult theaters are subject to the regulations for adult entertainment uses in LUC 20.20.127.
- (5) Outdoor recreation facilities that include lighted sports and play fields or sports and play fields with amplified sound require administrative conditional use approval when located in the Downtown-R Zone.
- (6) Boarding and commercial kennels are allowed as subordinate uses to a veterinary clinic or hospital meeting the criteria of LUC 20.20.130.

#### Residential - Downtown Districts

STD LAND USE		Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
	Two or More Dwelling Units Per Structure	P	P	P	P	P	P
12	Group Quarters: Dormitories, Fraternal Houses, Excluding Military and Correctional Institutions and Excluding Secure Community Transition Facilities	P	P	P	P	P	P
13 15	Hotels and Motels	P	P	P	P	P	P
	Congregate Care Senior Housing (1)	P	P2	P	P	P	P
6516	Nursing Home, Assisted Living			P	P	P	P

#### Notes: Uses in Downtown land use districts - Residential

- (1) An agreement must be recorded with the King County Department of Records and Elections and filed with the Bellevue City Clerk, restricting senior citizen dwellings or congregate care senior housing to remain for the life of the project.
- (2) Where it is ancillary to Congregate Care Senior Housing, a maximum of forty percent of the area of a Congregate Care Senior Housing facility may be dedicated to a nursing home use, assisted living use, or a combination of both uses.

#### Services – Downtown Districts

STD LAND USE		Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
61	Finance, Insurance, Real Estate Services	P 10	P 10	P 10	P 4, 5, 11	P 11	P 10
62	Personal Services: Laundry, Dry Cleaning, Barber and Beauty, Photography Studio and Shoe Repair	P	P	P	P 4, 5	P	P 4
6241	Funeral and Crematory Services						
6262	Cemeteries						
	Family Child Care Home in Residence (1)	P	P	P	P	P	P
629	Child Day Care Center (1, 2)	P	P	P	P	P	P
<u>629</u>	Adult Day Care	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>	<u>P</u>
63	Business Services, Duplicating and Blue Printing, Steno, Advertising (Except Outdoor), Travel Agencies, Employment, and Printing and Publishing	P	P	P	P 4, 5	P	P
634	Building Maintenance and Pest Control Services						
637	Warehousing and Storage Services, Excluding Stockyards						
639	Rental and Leasing Services: Cars, Trucks, Trailers, Furniture and Tools	P	P	P			P
641	Auto Repair and Washing Services			P 3, 8			
649	Repair Services: Watch, TV, Electrical, Upholstery	P	P	P		P	
	Professional Services: Medical Clinics and Other Health Care Related Services (12)	P	Р	Р	P 4, 5	P 4	Р

#### Services – Downtown Districts

STD		Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business
LAND USE CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	District  DNTN OLB
	Professional Services: Other	P	P	P	P 4, 5	P 4	P
	Pet Grooming and Pet Day Care (9)	P	P	P	P/A 11	P	P
6513	Hospitals (12)			С	С		
66	Contract Construction Services: Building Construction, Plumbing, Paving and Landscape						
671	Governmental Services: Executive, Legislative, Administrative and Judicial Functions	P	P	P	P 5	P 5	P
672 673	Governmental Services: Protective Functions and Related Activities Excluding Maintenance Shops			P	С	С	P
	Limited Governmental Services: Executive and Administrative, Legislative and Protective Functions (6)	P	P	P	P 5	P 5	P
674 675	Military and Correctional Institutions						
	Secure Community Transition Facility						
681	Education: Primary and Secondary (7)	A	A	A	A/C	A	A
682	Universities and Colleges	P	P	P			P
683	Special Schools: Vocational, Trade, Art, Music, Driving, Barber and Beauty Schools	P	P	P	P/A 5, 11	P 5	P
691	Religious Activities	P	P	P	С	С	P
692 (A)	Professional and Labor Organizations Fraternal Lodge	P	P	P	С	С	P
692 (B)	Social Service Providers	P	P	P	С	С	P

#### Services - Downtown Districts

STD LAND USE		Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
	Administrative Office – General	P	P	P	P 4, 5	P	P
	Computer Program, Data Processing and Other Computer- Related Services	P	Р	P	P 4, 5	P	P
	Research, Business Incubation, Development and Testing Services	P	Р	P	P 4, 5	P	Р

#### Notes: Uses in Downtown land use districts - Services

- (1) Refer to Chapter 20.50 LUC for definitions of child care service, family child care home, and child day care center.
- (2) A child care service may be located in a community facility in any land use district pursuant to LUC 20.20.170.E.
- (3) Auto repair and washing services are permitted only if washing services are a subordinate use pursuant to LUC 20.20.840. All auto repair must be performed in a structure.
- (4) Limited to a maximum of 2,000 gross square feet per establishment.
- (5) Nonresidential uses are permitted in Downtown-R Districts only if developed in a building which contains residential uses.
- (6) Uses are limited to 1,000 square feet, except for protective functions which are limited to community police stations of 1,500 square feet or less.
- (7) Primary and secondary educational facilities are an administrative conditional use in all land use districts; provided, that in the DNTN-R District a Conditional Use Permit is required for:
  - (a) The siting of such educational facility on a site not previously developed with an educational facility; or
  - (b) The addition to or modification of a site previously developed with an educational facility where that addition or modification involves:
    - (i) An increase of 20 percent or more in the number of students occupying the school. The increase shall be measured against the number of students for which the school was designed prior to the addition or modification, without regard to temporary structures that may have been added to the site over time. If there is no information establishing the number of students for which the school was originally designed, then the increase shall be measured against the average number of students occupying the school in the three academic years immediately preceding the proposed addition or modification; or

- (ii) A change in the age group of students occupying the school, or the addition of an age group where such age group was not previously served at the school, except that the addition of students younger than kindergarten age consistent with the definition of school in LUC 20.50.046 shall not be considered a change in the age group of students or an addition of an age group for purposes of this subsection. For purposes of this subsection, age group refers to elementary, middle, junior or high school, as defined and used by the school district operating the school; or
- (iii) The addition of facilities or programs that may result in impacts not anticipated at the time the original school was developed, including, for example: development of lighted ballfields or the addition of lighting to existing ballfields; development of an exterior sound amplification system; development of fixed outdoor seating; or a proposal to increase the height of the facility pursuant to LUC 20.20.740.A.3.b.
- (8) Battery exchange stations are ancillary to auto repair and washing services, and are permitted through the applicable review process as a component of that use. Operators of battery exchange stations must comply with federal and state law regulating the handling, storage, and disposal of batteries.
- (9) Boarding and commercial kennels are permitted as a subordinate use to a pet grooming or pet day care meeting the criteria of LUC 20.20.130.
- (10) Drive-in and drive-through facilities are permitted as a subordinate use pursuant to LUC 20.20.840 only if located within a structured parking area and not adjacent to any publicly accessible space. Parking must comply with LUC 20.25A.080.A.
- (11) When the use occupies less than or equal to 2,000 square feet, the use is permitted outright. When the use occupies more than 2,000 square feet, an Administrative Conditional Use Permit is required.
- (12) Stand-alone emergency rooms shall only be allowed when affiliated with a hospital.

#### **Transportation and Utilities – Downtown Districts**

STD LAND USE		Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
41	Rail Transportation: Right-of-Way, Yards, Terminals, Maintenance Shops						
42 4291	Motor Vehicle Transportation: Bus Terminals, Taxi Headquarters	A	A	A			A
4214 422	Motor Vehicle Transportation: Maintenance Garages and Motor Freight Services						
43	Aircraft Transportation:	A 3	A 3	A 4			A 3

#### Transportation and Utilities – Downtown Districts

STD LAND USE		Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
	Airports, Fields, Terminals, Heliports, Storage and Maintenance						
	Accessory Parking (1, 2, 12)	P	P	P	P 14	P	P
46	Auto Parking: Commercial Lots and Garages (12)	P 5	P 5	P 5	A	P 5	P 5
	Park and Ride						
475	Radio and Television Broadcasting Studios	P	P	P		P	P
485	Solid Waste Disposal						
	Highway and Street Right-of-Way (12)	P	P	P	P	P	P
	Utility Facility	С	С	С	С	С	С
	Local Utility System	P	P	P	P	P	P
	Regional Utility System	С	С	С	C	С	С
	On-Site Hazardous Waste Treatment and Storage Facility						
	Off-Site Hazardous Waste Treatment and Storage Facility						
	Essential Public Facility (9)	С	С	С	С	С	С
	Regional Light Rail Transit Systems and Facilities (13)	C/P	C/P	C/P	C/P	C/P	C/P
	Wireless Communication Facility (WCF): (without WCF Support Structures)	6, 7, 10	6, 7, 10	6, 7, 10	6, 7, 10	6, 7, 10	6, 7, 10
	Communication, Broadcast and Relay Towers Including WCF Support Structures (Freestanding)	6, 7	6, 7	6, 7	6, 7	6, 7	6, 7
	Satellite Dishes (8)	P	P	P	P	P	P
	Electrical Utility Facility (11)	A/C	A/C	A/C	A/C	A/C	A/C

#### Notes: Uses in Downtown land use districts - Transportation and Utilities

- (1) The location of an off-site parking facility must be approved by the Director. See LUC 20.25A.080.D.
- (2) Accessory parking requires approval through the review process required for the primary land use which it serves pursuant to this section.
- (3) Aircraft transportation is limited in these districts to government heliports used exclusively for emergency purposes and regulated pursuant to the terms of LUC 20.20.450.
- (4) Aircraft transportation is limited in these districts to government and hospital heliports used exclusively for emergency purposes and regulated pursuant to the terms of LUC 20.20.450.
- (5) Design Review approval, Part 20.30F LUC, is required to establish a commercial parking facility. Refer to LUC 20.25A.080.E for additional development requirements.
- (6) Wireless communication facilities (WCFs) are not permitted on any residential structure, undeveloped site located in a residential land use district, or site that is developed with a residential use; except WCFs are allowed on mixed-use buildings that include residential uses. This note does not prohibit locating WCF: on any nonresidential structure (i.e., churches, schools, public facility structures, utility poles, etc.) or in public rights-of-way in any residential land use district.
- (7) Refer to LUC 20.20.195 for general requirements applicable to wireless communication facilities and other communication, broadcast and relay facilities.
- (8) Refer to LUC 20.20.730 for general requirements applicable to large satellite dishes.
- (9) Refer to LUC 20.20.350 for general requirements applicable to essential public facilities (EPF).
- (10) Antenna and associated equipment used to transmit or receive fixed wireless signals when located at a fixed customer location are permitted in all land use districts and are exempt from the requirements of LUC 20.20.010, 20.20.195 and 20.20.525 so long as the antenna and equipment comply with 47 C.F.R. 1.400, now or as hereafter amended. A building permit may be required to ensure safe installation of the antenna and equipment.
- (11) For the definition of electrical utility facility, see LUC 20.50.018, and for reference to applicable development regulations relating to electrical utility facilities, see LUC 20.20.255. For new or expanding electrical utility facilities proposed on sensitive sites as described by Map UT-7 of the Utilities Element of the Comprehensive Plan, the applicant shall obtain Conditional Use Permit approval under Part 20.30B LUC, complete an alternative siting analysis as described in LUC 20.20.255.D and comply with decision criteria and design standards set forth in LUC 20.20.255. For expansions of electrical utility facilities not proposed on sensitive sites as described by Map UT-7, the applicant shall obtain Administrative Conditional Use Permit approval under Part 20.30E LUC and comply with decision criteria and design standards set forth in LUC 20.20.255.
- (12) Electric vehicle infrastructure, excluding battery exchange stations, is ancillary to motor vehicle parking and highways and rights-of-way, and is permitted through the applicable review process as a component of that use.
- (13) Refer to Part 20.25M LUC, Light Rail Overlay District, for specific requirements applicable to EPF defined as a regional light rail transit facility or regional light rail transit system pursuant to LUC 20.25M.020. A Conditional Use Permit is not required when the City Council has approved a regional light rail transit facility or regional light rail transit system by resolution or ordinance,

or by a development agreement authorized by Chapter 36.70B RCW and consistent with LUC 20.25M.030.B.1.

(14) Accessory parking is not permitted in residential land use districts as accessory to uses which are not permitted in these districts.

Wholesale and Retail - Downtown Districts

STD LAND USE CODE REF	LAND USE CLASSIFICATION	Downtown Office District 1 DNTN O-1	Downtown Office District 2 DNTN O-2	Downtown Mixed Use District DNTN MU	Downtown Residential District	Downtown Old Bellevue District DNTN OB	Downtown Office and Limited Business District DNTN OLB
51	Wholesale Trade: General Merchandise, Products, Supplies, Materials and Equipment except the following:						
5111 5156 5157 5191 5192	Wholesale Trade: Motor Vehicles, Primary and Structural Metals, Bulk Petroleum						
5193	Scrap Waste Materials, Livestock						
	Recycling Centers (15)	P	P	P	A	A	P
521 522 523 524	Lumber and Other Bulky Building Materials Including Preassembled Products						
5251	Hardware, Paint, Tile and Wallpaper (Retail)	P	P	P	P 1	P 5	P
5252	Farm Equipment						
53	General Merchandise: Dry Goods, Variety and Dept. Stores (Retail)	Р	P	Р	P 1	P 5	P
54	Food and Convenience Store (Retail) (3)	P	P	P	P 1	P 5	P
5511	Autos (Retail), Motorcycles (Retail)	P 2	P 2	P 2			P 2
	Commercial Trucks, Recreational Vehicles (Retail)						
	Boats (Retail)	P 2	P 2	P 2			P 2
552	Automotive and Marine Accessories (Retail)			P			P
553	Gasoline Service Stations (8)	P	P	P			P

#### Wholesale and Retail - Downtown Districts

STD LAND USE		Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
56	Apparel and Accessories (Retail)	P	P	P	P 1	P 2	P
57	Furniture, Home Furnishing (Retail)	P	P	P	P 1	P 2	P
58	Eating and Drinking Establishments (4, 7)	P	P	P	P	P	P
59	Misc. Retail Trade: Drugs, Liquor, Antiques, Books, Sporting Goods, Jewelry, Florist, Photo Supplies, Video Rentals and Computer Supplies (12)	Р	P	P	P 1	P 2	P
	Handcrafted Products (Retail) (11, 14)	P	P	P	P 1	P	P
	Adult Retail Establishments (6)	P	P	P		P	P
59	Marijuana Retail Outlet	A 4, 10	A 4, 10	A 4, 10		A 4, 10	A 4, 10
5961	Farm Supplies, Hay, Grain, Feed and Fencing, etc. (Retail)						
596	Retail Fuel Yards						
5996	Garden Supplies, Small Trees, Shrubs, Flowers, Ground Cover, Horticultural Nurseries and Light Supplies and Tools			P 13	P 13	P 13	P 13
5999	Pet Shop (Retail)	P	P	P	P 1	P 5	P
	Computers and Electronics (Retail)	P	P	P	P 1	P 5	P

#### Notes: Uses in Downtown land use districts - Wholesale and Retail

(1) Nonresidential uses are permitted in Downtown-R Districts only when developed within the same project limit and simultaneously with an equal or greater amount of floor area devoted to residential uses.

(2) No on-site outdoor display or inventory storage. Loading and unloading shall not be permitted in the right-of-way.

(3) Food and convenience stores (retail) must contain at least 75 percent square footage of retail food sales not for consumption on premises.

- (4) Drive-in windows and drive-throughs are not permitted.
- (5) Limited to a maximum of 15,000 gross square feet per establishment or up to 25,000 gross square feet through a conditional use.
- (6) Adult retail establishments are subject to the regulations for adult entertainment uses in LUC 20.20.127.
- (7) Microbrewery manufacturing is permitted when combined with an eating and drinking establishment.
- (8) All wholesale and retail uses, which offer shopping carts to customers, shall (a) designate a shopping cart containment area as defined in BCC 9.10.010; (b) display signage around shopping cart corrals and at the perimeter of the shopping cart containment area that provides notice that unauthorized removal of a shopping cart from the premises constitutes theft under RCW 9A.56.270 and unauthorized abandonment of a shopping cart more than 100 feet away from the parking area of a retail establishment or shopping cart containment area is a Class 3 civil infraction as defined in RCW 7.80.120; and (c) display information on each shopping cart that is consistent with the labeling requirements of RCW 9A.56.270 and includes a 24-hour toll-free phone number to report abandoned shopping carts. Abandoned shopping carts or shopping carts located outside of a shopping cart containment area constitute a public nuisance under BCC 9.10.030(H) and may be abated through the provisions of Chapter 1.18 BCC.
- (9) Battery exchange stations are ancillary to gasoline service stations, and are permitted through the applicable review process as a component of that use. Operators of battery exchange stations must comply with federal and state law regulating the handling, storage, and disposal of batteries.
- (10) See LUC 20.20.535 for general development requirements for marijuana uses.
- (11) Handcrafted product manufacturing is permitted subordinate to a retail establishment selling that product; provided, that the manufacturing use occupies not more than 50 percent of the total square footage of the combined establishment.
- (12) Drive-in and drive-through pharmacies are permitted as a subordinate use pursuant to LUC 20.20.840 only if located within a structured parking area and not adjacent to any publicly accessible space.
- (13) Garden supplies excludes items such as large trees, rock and bulk supplies which require special handling equipment.
- (14) No unreasonable threat to human health and the environment shall be caused by flammable, dangerous or explosive materials associated with this use.
- (15) A recycling center is allowed as a subordinate use if it is consistent with LUC 20.20.725.

#### Resources - Downtown Districts

STD LAND USE CODE REF	LAND USE CLASSIFICATION	Downtown Office District 1	Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
		DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
8	Resource Production (Minerals, Plants, Animals Including						

#### Resources - Downtown Districts

STD LAND USE			Downtown Office District 2	Downtown Mixed Use District	Downtown Residential District	Downtown Old Bellevue District	Downtown Office and Limited Business District
CODE REF	LAND USE CLASSIFICATION	DNTN O-1	DNTN O-2	DNTN MU	DNTN R	DNTN OB	DNTN OLB
	Pets and Related Services)						
81	Agriculture, Production of Food and Fiber Crops, Dairies, Livestock and Fowl, Excluding Hogs						
	Marijuana Production						
8192	Other Horticultural Specialties: Medical Cannabis Collective Gardens (4)						
821	Agricultural Processing						
	Marijuana Processing						
8221	Veterinary Clinic and Hospital (1, 3)	P	P	P	P	P/A 2	P
8222	Poultry Hatcheries						
83	Forestry, Tree Farms and Timber Production						
8421	Fish Hatcheries						
85	Mining, Quarrying (Including Sand and Gravel), Oil and Gas Extraction						_

#### **Notes:** Uses in Downtown land use districts – Resources

- (1) See LUC 20.20.130 for general requirements applicable to this use.
- (2) When the veterinary clinic and hospital occupies less than or equal to 2,000 square feet, the use is permitted outright. When the veterinary clinic and hospital occupies more than 2,000 square feet, an Administrative Conditional Use Permit is required.
- (3) Boarding and commercial kennels are permitted as a subordinate use to a veterinary clinic or hospital meeting the criteria of LUC 20.20.130.
- (4) Medical cannabis collective gardens are prohibited in Bellevue.

#### 20.25A.060 Dimensional Charts (Moved from 20.25A.020 and amended)

#### A. Dimensional Requirements in Downtown Districts.

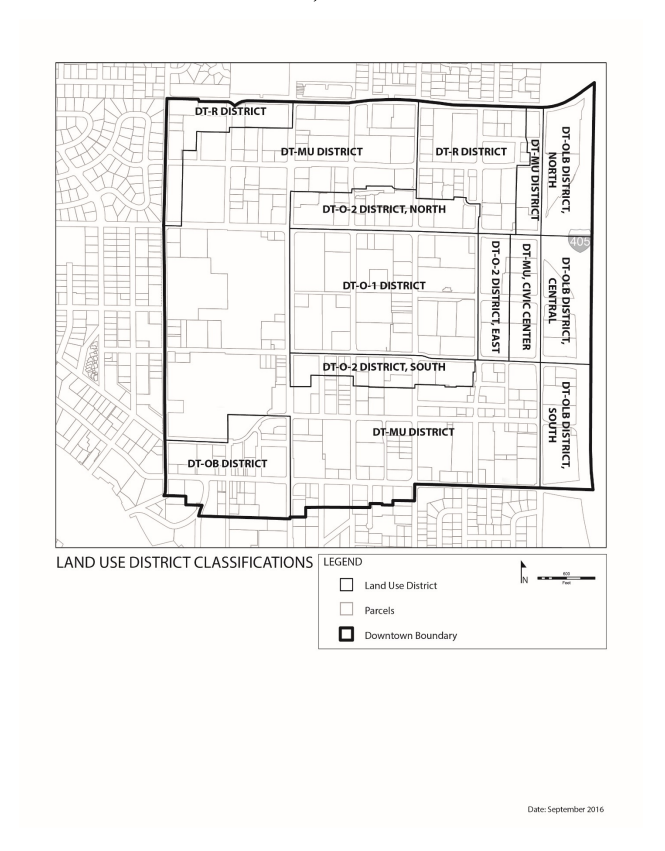
- 1. General. The provisions of this section set forth the dimensional requirements for each land use district and Perimeter Overlay District in the Downtown as depicted in Figures 20.25A.060.A.2 and 3. Each structure, development, or activity in a Downtown Land Use District shall comply with these requirements except as otherwise provided in this Part. In Downtown, front setbacks rarely apply. Buildings are built to the "build-to" line which is either the property line or the right-of-way line unless otherwise determined by the Director.
- 2. Land Use District Map. Figure 20.25A.060.A.2 illustrates the locations of the Downtown Land Use Districts within the boundaries of the Downtown Subarea.

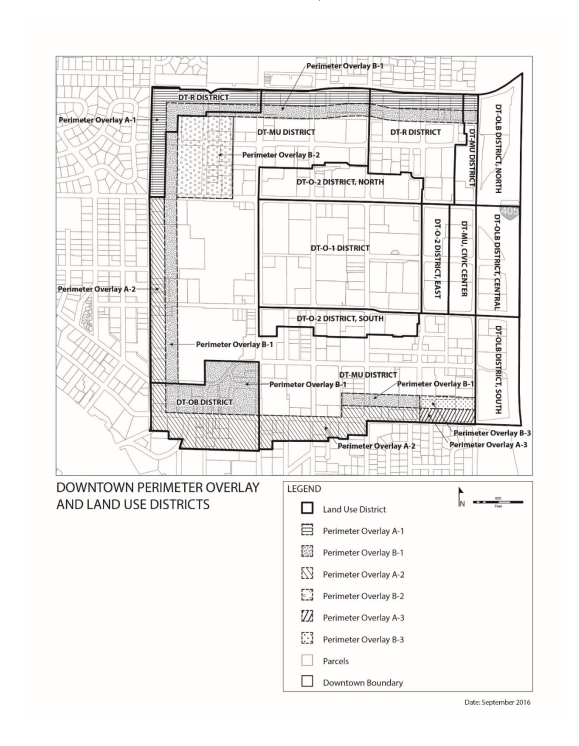
Figure 20.25A.060.A.2

NOTE: Please review both Figures 20.25A.060.A.2 and 3 for a complete overview of zoning on a parcel. A parcel may be located in both a Land Use District and a Perimeter Overlay District.

3. Perimeter Overlay District Map. Figure 20.25A.060.A.3 illustrates the locations of the Downtown Perimeter Overlay Districts within the boundaries of the Downtown Subarea in relationship to the Downtown Land Use Districts.

Figure 20.25A.060.A.3





4. Dimensional Chart. Chart 20.25A.060.A.4 sets forth the dimensional requirements applicable to each Land Use District and Perimeter Overlay District that are mapped in Figures 20.25A.060.A.2 and 3 above.

Note: For the purposes of this dimensional chart, the DT-O-2, DT-MU, and DT-OLB are divided into smaller areas. The rest of this Part 20.25A does not divide these Districts into smaller areas.

# [THE LAST COLUMN, "TRIGGER FOR ADDITIONAL HEIGHT," HAS BEEN INCREASED BY 15% OR 15' EXCEPTION WHICHEVER IS GREATER.]

# **Dimensional Requirements in Downtown Districts**

Downtown Land Use District	Building Type (2)(5)	Maxi- mum Floor Plate Above 40' (4)	Maxi- mum Floor Plate Above 80' (4)	Maxi- mum Lot Cover age (14)	Maximum Building Height	Maximum Height [with 15 Feet or 15%]	Floor Area Ratio: Basic / Maxi mum (3)	Minimum Upper Level Stepback above 45' Where Building Height Exceeds 75' (4)	Tower Separation Above 45' (11)	Trigger for additional height (7)
DT-0-1	Nonresidential	24,000 gsf/f	24,000 gsf/f	100%	600′	600' (8)	TBD / 8.0	20′	80′	<u>345</u>
	Residential	22,000 gsf/f	13,500 gsf/f	100%	<del>-600'</del>	600' (8)	TBD / 10.0	20'	80′	<u>450'</u>
	Above-Grade Parking	20,000 gsf/f	20,000 gsf/f	100%	100'	100' (9)	N/A	20′	80′	<u>N/A (10)</u>
DT-O-2 North of	Nonresidential	24,000 gsf/f	24,000 gsf/f	100%	400	460'	TBD / 6.0	20′	80′	<del>250'</del> 288'
NE 8th St.	Residential	22,000 gsf/f	13,500 gsf/f	100%	-400	460'	TBD / 6.0	20′	80′	<del>250</del> ' 288'
	Above-Grade Parking	20,000 gsf/f	20,000 gsf/f	100%	<del>-100′</del>	100' (9)	TBD / 6.0	20′	80′	N/A (10)
DT-O-2 East of	Nonresidential	24,000 gsf/f	24,000 gsf/f	100%	-350	403'	TBD / 6.0	20′	80′	<del>250</del> ' <u>288'</u>
110 <sup>th</sup> Ave. NE	Residential	22,000 gsf/f	13,500 gsf/f	100%	<del>350</del>	403'	TBD / 6.0	20′	80′	<del>250'</del> <u>288'</u>
	Above-Grade Parking	20,000 gsf/f	20,000 gsf/f	100%	<del>100'</del>	100' (9)	TBD / 6.0	20′	80′	N/A (13)
DT-O-2 South of	Nonresidential	24,000 gsf/f	24,000 gsf/f	100%	300	345'	TBD / 6.0	20′	80′	<del>250'</del> 288'
NE 4th	Residential	22,000 gsf/f	13,500 gsf/f	100%	-300	<u>345'</u>	TBD / 6.0	20′	80′	<u>250'-288'</u>
	Above-Grade Parking	20,000 gsf/f	20,000 gsf/f	100%	<del>100'</del>	100' (9)	TBD / 6.0	20′	80′	<u>N/A (10)</u>
DT-MU	Nonresidential	22,000 gsf/f	20,000 gsf/f	100%	<del>200′</del>	230'	TBD / 5.0	20' (9)	80′	<u>100' 115'</u>
	Residential	20,000 gsf/f	13,500 gsf/f	100%	<del>250′</del>	288′	TBD / 5.0	20'(9)	80′	<del>200'</del> 230'
	Above-Grade Parking	20,000 gsf/f	N/A	75%	<del>-60'</del>	60' (9)	N/A	20′(9)	NA	<u>N/A(10)</u>
DT-MU Civic	Nonresidential	22,000 gsf/f	20,000 gsf/f	100%	<del>350′</del>	<u>403'</u>	TBD / 6.0	20′	80′	<u>100'-115'</u>
Center	Residential	20,000 gsf/f	13,500 gsf/f	100%	350 <sup>-</sup>	403'	TBD / 6.0	20′	80′	<del>200'</del> -230'
	Above-Grade Parking	20,000 gsf/f	N/A	75%	<del>60'</del>	60' (9)	N/A	20′	N/A	<u>N/A (10)</u>
DT-OB	Nonresidential	20,000 gsf/f	13,500 gsf/f	100%	<del>100′</del>	<u>115'</u>	TBD / 1.0	20′	80′	N/A (10)
	Residential	20,000 gsf/f	13,500 gsf/f	100%	<del>200'</del>	<u>230'</u>	TBD / 5.0	20′	80′	<u>N/A (10)</u>
	Above-Grade Parking	N/A	N/A	75%	-40'	40' (9)	N/A	N/A	N/A	N/A (10)
DT-R	Nonresidential	20,000 gsf/f	NA	75%	<del>65</del> ′	<u>75</u>	0.5 / 0.5	20′	N/A	<u>N/A(10)</u>
	Residential	20,000 gsf/f	13,500 gsf/f	100%	<del>-200′</del>	<u>230'</u>	TBD / 5.0	20′	80′	<u>N/A(10)</u>

# PART 20.25A Downtown

# November 17, 2016

## **STAFF DRAFT**

Downtown Land Use District	Building Type (2)(5)	Maxi- mum Floor Plate Above 40' (4)	Maxi- mum Floor Plate Above 80' (4)	Maxi- mum Lot Cover age (14)	Maximum Building Height	Maximum Height [with 15 Feet or 15%]	Floor Area Ratio: Basic / Maxi mum (3)	Minimum Upper Level Stepback above 45' Where Building Height Exceeds 75' (4)	Tower Separation Above 45' (11)	Trigger for additional height _(7)
	Above-Grade Parking	N/A	N/A	75%	-40'	40' (9)	N/A	N/A	N/A	N/A (10)
DT-OLB North	Nonresidential	30,000 gsf/f	20,000 gsf/f	100%	<del>-75'</del>	86'	TBD / 3.0	20′	80′	N/A (10)
(between NE 8th	Residential	20,000 gsf/f	13,500 gsf/f	100%	<del>-90'</del>	<u>104'</u>	TBD / 3.0	20′	80′	N/A (10)
Street and NE 12th Street)	Above-Grade Parking	20,000 gsf/f	N/A	75%	<del>-45′</del>	<u>45'(9)</u>	N/A	N/A	N/A	<u>N/A (10)</u>
DT-OLB Central	Nonresidential	30,000 gsf/f	20,000 gsf/f	100%	<del>350′</del>	<u>403</u>	TBD / 6.0	20′	80′	<del>75' 9</del> 0
(between NE 4th	Residential	20,000 gsf/f	13,500 gsf/f	100%	<del>-350′</del>	<u>403</u>	TBD / 6.0	20'	80′	<del>90'-</del> 105
Street and NE 8th Street)	Above-Grade Parking	20,000 gsf/f	N/A	75%	<del>-45'</del>	<u>45' (9)</u>	N/A	N/A	N/A	<u>N/A (10)</u>
DT-OLB South	Nonresidential	30,000 gsf/f	20,000 gsf/f	100%	<del>200'</del>	<u>230'</u>	TBD / 5.0	20′	80′	<del>75'</del> 90'
(between Main	Residential	20,000 gsf/f	13,500 gsf/f	100%	<del>-200′</del>	230'	TBD / 5.0	20′	80′	<del>90'</del> 105'
Street and NE 4th Street)	Above-Grade Parking	20,000 gsf/f	N/A	75%	<del>-45′</del>	<u>45' (9)</u>	N/A	N/A	N/A	<u>N/A (10)</u>

# Additional Dimensional Requirements in Downtown Perimeter Overlay Districts

Downtown Perimeter Overlay District	Building Type (2)(5)	Minimum Setback from Downtown Boundary (1)	Maximum Lot Coverage (14)	Building Height: Maximum (5)	Maximum Building Height (with 15% or 15')	Floor Area Ratio: Basic / Maximum (3)	Triggers for Additional Height (7)
Perimeter Overlay A-1	Nonresidential	20′ (6)	75%	<del>40'</del>	40' (8)	TBD / 1.0 in DT-MU and DT-OB; 0.5 in DT-R	<u>N/A (10)</u>
	Residential	20′ (6)	75%	<del>55′</del>	<u>55' (8)</u>	TBD / 3.5	<u>N/A (10)</u>
	Above-Grade Parking	20′ (6)	75%	<del>-40' (9)</del>	40' (9)	N/A	<u>N/A (10)</u>
Perimeter Overlay A-2	Nonresidential	20′ (6)	75% in DT-MU 100% in DT-OB	<del>-40'</del>	<u>40'(8)</u>	TBD / 1.0	<u>N/A (10)</u>
	Residential	20′ (6)	75% in DT-MU 100% in DT-OB	<del>70' (26)</del>	<u>70'(8) (12)</u>	TBD / 3.5	<u>55′ (9)</u>
	Above-Grade Parking	20′ (6)	75%	40' <del>(9)</del>	40' (9)	N/A	<u>N/A (10)</u>
Perimeter Overlay A-3	Nonresidential	20′ (6)	75%	<del>-70'</del>	<u>70' (8)</u>	TBD / 1.0	<u>40'</u>
	Residential	20′ (6)	75%	<del>70′</del>	<u>70' (8)</u>	TBD / 5.0	<u>55'</u>
	Above-Grade Parking	20' (6)	75%	40' (9)	40' (9)	N/A	<u>N/A (10)</u>

#### PART 20.25A Downtown

#### November 17, 2016

#### STAFF DRAFT

Downtown Perimeter Overlay District	Building Type (2)(5)	Minimum Setback from Downtown Boundary (1)	Maximum Lot Coverage (14)	Building Height: Maximum (5)	Maximum Building Height (with 15% or 15')	Floor Area Ratio: Basic / Maximum (3)	Triggers for Additional Height (7)
Perimeter Overlay B-1	Nonresidential	N/A	75% in DT-MU and DT-R 100% in DT-OB	<del>65</del> ′	<u>72'</u>	TBD / 1.5 in DT-MU; 1.0 in DT-OB; 0.5 in DT-R	<u>N/A (10)</u>
	Residential	N/A	75% in DT-MU and DT-R 100% in DT-OB	<del>90'</del>	<u>99'</u>	TBD / 5.0	<del>90'</del> 99'
	Above-Grade Parking	N/A	75%	<del>40'</del>	40' (9)	N/A	N/A (10)
Perimeter Overlay B-2	Nonresidential	N/A	75%	<del>65' (12)</del>	<u>72'</u>	TBD / 1.5 in DT-MU; 0.5 in DT-R	N/A (10)
	Residential	N/A	75%	<del>160′-240′</del>	<u>176'-264' (13)</u>	TBD / 5.0	<del>90'</del> -105'
	Above-Grade Parking	N/A	75%	(45)	40' (9)	N/A	N/A (10)
Perimeter Overlay B-3	Nonresidential	N/A	75%	<del>40'</del>	<u>72'</u>	TBD / 1.5	N/A(10)
	Residential	N/A	75%	<del>65'</del>	<u>220'</u>	TBD / 5.0	<del>90'-</del> 105'
	Above-Grade Parking	N/A	75%	<del>200′</del>	40' (9)	N/A	N/A (10)

#### [INSERT GRAPHIC FOR ADDITIONAL HEIGHT TRIGGER]

#### 20.25A.060

#### Notes: Dimensional requirements in Downtown Districts and Perimeter Overlay Districts

- (1) Minimum setbacks from Downtown boundary are subject to required landscape development. See LUC 20.25A.110.
- (2) A single building is considered residential if more than 50 percent of the gross floor area is devoted to residential uses. See LUC 20.50.020 for the definition of "floor area, gross."
- (3) The maximum permitted FAR may only be achieved by participation in the FAR Amenity Incentive System, LUC 20.25A.070. Where residential and nonresidential uses occur in the same building, the FAR is limited to the maximum FAR for the building type as determined in accordance with Note (2).
- (4) See paragraph B of this section for exceptions to the minimum stepback and maximum building floor plate requirements.
- (5) Hotels and motels shall be considered as residential structures for all dimensional standards except for maximum floor plate where they shall be considered nonresidential.
- (6) On lots that are bisected by the Downtown boundary, the Director may allow the minimum setback from the Downtown boundary to be measured from the perimeter property lines abutting other lots located outside the Downtown boundary. The modification must be consistent with the Perimeter District purpose statement contained in 20.25A.010.B. This provision may be used to modify only the setback location and not the minimum setback size.
- (7) Building heights exceeding the trigger for additional height shall be subject to a 10% reduction in the applicable maximum n the allowed floor plate and shall provide 10% of the project limit area for publicly accessible open space that is at grade level. The applicant shall participate in the Amenity Incentive System using the required open space as an amenity. Participation in the Amenity Incentive System shall not be precluded if the required open space does not equal or exceed 4,000 square feet.
- (8) No additional building height allowed. All standards must be met.
- (9) No additional height allowed for parking garages. Any mechanical equipment shall be placed inside the structure.

- (10) No additional building height above the maximum shall be permitted through the administrative departure process.
- (11) Tower spacing may be reduced, where a maximum of 10% of the façade is within the required tower spacing distance of another building's façade but does not affect light, air or privacy of the buildings' users.
- (12) Within Perimeter Overlay A-2, any building exceeding 55 feet is subject to upper level stepback above 40 feet and shall provide 5% of the project limit area for publicly accessible open space that is located at grade. The applicant shall participate in the Amenity Incentive System using the requisite open space as an amenity. The 4,000 square foot minimum open space requirement for participation in the Amenity Incentive System shall not apply in this instance.
- (13) Within Perimeter Overlay B-2, multiple tower projects are allowed variable tower heights of 176 feet to 264 feet with an average of no more than 225 feet. Master Development Plan approval is required. Single tower projects within the Perimeter Overlay B-2 shall be limited to 160 feet unless the Director approve an Administrative Departure pursuant to LUC 20.25A.030.D.
- (14) Underground buildings as defined in LUC 20.50.050 are not structures for the purpose of calculating lot coverage.
- B. Exceptions to Dimensional Requirements. Exceptions authorized pursuant to this paragraph shall be reviewed as administrative departures subject to the terms of LUC 20.25A.030.D.1.
  - 1. Floor Plate Exceptions.
    - a. Connecting Floor Plates. For structures that do not exceed 70 feet in height (as defined by the International Building Code, as adopted and amended by the City of Bellevue), the Director may allow the connection of floor plates above 40 feet such that those floor plates exceed the "Maximum Building Floor Area per Floor Above 40 Feet;" provided, that:
      - i. The connection is to allow for safe and efficient building exiting patterns;
      - ii. The connecting floor area shall include required corridor areas;
      - iii. The alternative design results in a building mass that features separate and distinct building elements;
      - iv. The connection shall extend from the grade to the roofline and be a minimum of 10 feet in depth and a minimum of 15% of the façade length; and
      - v. The connecting floor area must comply with the design guidelines for Connecting Floor Plates.

### [INSERT GRAPHIC FOR CONNECTING FLOOR PLATE]

- b. Performing Arts Centers may have unlimited floorplates up to 100 feet in height, measured from average finished grade, provided that:
  - i. The floor plate exception applies only to that portion of the building which contains the performing arts use;
  - ii. The area is the minimum area necessary to accommodate the performing arts use;
  - iii. Subordinate uses do not exceed 25 percent of the total area; and
  - iv.. The ground floor design is consistent with the design guidelines for "A" rights-of-way, excluding the arcade provision.

- 2. Intrusions into Required Dimensional Standards.
  - a. Intrusions over the Sidewalk
    - i. Marquees or awnings which comply with the requirements of 20.25A.170.A.2.b are permitted to extend over the public right-of-way upon approval of the Director of the Transportation Department and the Director notwithstanding the provisions of the Sign Code, Chapter 22B.10 BCC, or any other City Code.
    - ii. External decks and balconies are permitted to extend over the right-of-way upon approval of the Director and shall be a minimum clearance of 20 feet above the right-of-way, and no greater in depth that 50% of the width of the required sidewalk.

#### b. Intrusions into Setbacks

- i. Marquees or awnings which comply with the requirements of LUC 20.25A.170.A.2.b are permitted to extend over the setback upon approval of the Director.
- ii. External decks and balconies that intrude into the right-of-way are permitted to extend over the setback upon approval of the Director and shall be a minimum of 20 feet above average finished grade.
- c. Intrusions into Stepbacks
  - i. The Director may allow modifications to the minimum required stepback if:
    - (1) The applicant can demonstrate that the resulting design will be more consistent with the Design Guidelines of 20.25A.140 through 20.25A.180; and
    - (2) The intrusions for building modulation or weather protection features shall be a maximum of twenty percent of the length of the whole façade, twenty five percent of the depth of the required stepback, and a maximum of ten feet in length per intrusion.
  - ii. Stepbacks may be modified, but shall not be eliminated except where the adjacent roadway width is greater than 70 feet. Otherwise, the maximum modification is 60% of the depth of the required stepback.
  - iii. The Director may allow modifications to the stepback requirements for performing arts centers if:
    - (1) Interesting roof forms, significant floor plate modulation, significant façade modulation, or other such unique architectural features are provided to minimize impacts to abutting structures.

#### [INSERT GRAPHIC FOR INTRUSIONS]

- 3. Height Exceptions.
  - a. The Director may allow mechanical equipment such as elevator overruns, may intrude a maximum of 20 feet or as necessary to accommodate new technology above the maximum height limit if the following conditions are met:

- i. The applicant can demonstrate that the intrusion is the minimum necessary to serve the needs of the building.
- ii. Maximum of twenty percent of the rooftop can be covered with mechanical structures or housings.
- iii. All mechanical equipment must be clustered at the center of the roof.
- iv. Equipment and housing shall be integrated into the design of the rooftop.

#### [INSERT GRAPHIC FOR MECHANICAL EQUIPMENT HEIGHT]

# [THE EXCEPTION BELOW HAS BEEN EMBEDDED IN THE DIMENSION CHART FOR TRANSPARENCY PURPOSES.]

b. The applicant may increase the building height with one of two provisions below, but may not use both provisions in the same project.

- i. The maximum building height for nonresidential and residential buildings may be increased by 15% or 15 feet, whichever is greater, if the additional height provides architecturally integrated mechanical equipment and interesting roof form, Not applicable in the O-1 District or Perimeter Overlays A-1, A-2, and A-3; and limited to a maximum of 10% (9 feet) in Perimeter Overlay B-1; or
- ii. The maximum building height can be exceeded if the right of way is dedicated as provided by subsection B.5 but only to the extent of the floor area earned as a result of the dedication. The increase over maximum building height shall not be increased more than 10 percent or 15 feet whichever is larger, as a result of the is subsection. This is not applicable in the Perimeter Overlay Districts.

# 20.25A.070 Floor Area Ratio and Amenity Incentive System (Moved from LUC 20.25A.030 and amended)

#### A. General.

A building may exceed the basic floor area ratio permitted for development within a Downtown Land Use District pursuant to LUC 20.25A.060.A.4 only if it complies with the requirements of this section. In no case may the building exceed the maximum floor area ratio permitted for the district unless expressly permitted by the terms of this code.

#### B. Required Review.

The Director may approve an amenity which complies with subsection C of this section if:

- 1. The design criteria established for the amenity have been met; and
- 2. A public benefit will be derived from the development of the proposed amenity in the proposed location.
- C. How to Calculate FAR. For purposes of applying the Amenity Incentive System, a level shall be considered the ground level so long as less than half of that ground level story height is located above or below the average finished grade of the adjacent public right-of-way or pedestrian connection. The two stories immediately above the ground level story and intended to activate the ground level pedestrian

environment through demonstrated compliance with the Upper Level Retail design guidelines contained in LUC 20.25A.170.D.

#### 1. Exemptions from Maximum FAR

- a. Ground Level Floor Areas Meeting the Definition of Active Uses. Each unit of measurement (square feet, linear feet, etc.) on the ground level may only be used to gain one (1.0) floor area ratio bonus, except where specifically provided by the terms of this code.
- b. Upper Level Floor Areas Meeting the Definition of Active Uses. Each unit of measurement (square feet, linear feet, etc.) on the upper level may only be used to gain half (0.5) floor area ratio bonus, except where specifically provided by the terms of this code.
- c. Affordable Housing

# [DEFERRED PENDING THE CONCLUSION OF THE AFFORDABLE HOUSING TECHNICAL ADVISORY GROUP WORK.]

### [INSERT GRAPHIC FOR HOW FAR EXEMPTION WORKS]

#### 2. Floor Area Earned from Special Dedications

a. General. Land which is dedicated to the City of Bellevue for right-of-way or to accommodate the linear alignment of an RLRT system without compensation to the owner in conformance with subsection 2.b of this section is included in land area for the purpose of computing maximum FAR notwithstanding the definition of floor area ratio (FAR) contained in 20.25A.020.A.

#### b. Special Dedications.

- i. A property owner may make a special dedication by conveying land identified for right-of-way or linear alignment of an RLRT system acquisition in a Transportation Facilities Plan of the Comprehensive Plan, the Transportation Facilities Plan adopted by the City Council or the Capital Investment Program Plan to the City of Bellevue by an instrument approved by the City Attorney.
- ii. A property owner may also make a special dedication by conveying land identified by the Director of Transportation as necessary for safety or operational improvement projects.
- c. Recording Requirements. The applicant must record the amount (square footage) of floor area earned by area dedicated in conformance this paragraph with the King County Recorder's Office or its successor agency.

#### D. Specific Requirements.

For purposes of applying the FAR Amenity Incentive System, the "City Center District" shall mean that area of the Downtown bounded by 100th Avenue NE, 112th Avenue NE, NE 4th Street and NE 8th Street.

1. Major Pedestrian Corridor: The Major Pedestrian Corridor located on or in the immediate vicinity of NE 6th Street between Bellevue Way and 112th Avenue NE.			j	Pedestrian Corridor mprovements must comply with the requirements of LUC 20.25A.090.C.1.
2. Outdoor Plaza: A publically accessible, continuous open space, predominantly open from above, and designed to relate to the surrounding urban context. Outdoor plazas prioritize pedestrian use and serve as opportunities to activate the downtown for residents and users.				A. Minimum plaza size is 4,000 square feet with a maximum conusable area of 20% of the gross lot area. Plazas larger than 10,000 square feet may earn additional bonus points if they are designed in a manner to provide for activities to promote general public assembly.  2. Minimum plaza size may be met through the linking of smaller plaza spaces in a cohesive, logical manner with a strong design narrative.  3. Minimum seating provided shall be 1 linear foot of seating space per 30 square feet of plaza space.  4. A minimum of 20 percent of the area eligible for bonus amenity points in the plaza must be landscaped.  5. Plaza amenities to enhance the users experience must be crovided, e.g. art and water elements.  6. Provide physical and visual access to the plaza from the sidewalk and be located within thirty inches of adjacent sidewalk grade.  7. Provide for sense of security to users through well-lit and visible spaces.  8. Must provide directional signage that identifies circulation routes for all users

				and informs the public that the space is accessible to the public at all times. The signage must be visible from all points of access. The Director shall require signage as provided in the City of Bellevue Transportation Department Design Manual. If the signage requirements are not feasible, the applicant may propose an alternative that is consistent with this provision and achieves the design objectives for the building and the site may propose an alternative that is consistent with this provision and achieves the design objectives for the building and the site may propose an alternative that is consistent with this provision and achieves the design objectives for the building and the site.
				<ul><li>9. Plazas must be open to the public at all times.</li><li>10. Plazas must meet all design criteria for design guidelines for public open spaces.</li></ul>
3. Donation of Park Property: Property which is donated to the City, with no restriction, for park purposes.				1. The need for such property in the location proposed must be consistent with City-adopted policies and plans.  2. The minimum size of a donated park parcel is 4,000 square feet.  3. Donated park parcels must be located within the Downtown, but need not be contiguous with the site for which development is proposed.
4. Improvement of Public Park Property: Improvements made to City-owned community, neighborhood, and miniparks within the Downtown Subarea.				In Improvements made to a City-owned community, neighborhood, and mini-park must be consistent with the Downtown Subarea Plan.     Improvements made to City-owned parks must be constructed by the developer consistent with applicable City plans.
5. Enhanced Streetscape: A continuous space between the back of the curb and the building face which allows internal activities to be				1. Space between back of curb and building face shall meet the minimum sidewalk and landscape dimensions and provide an additional 6-8-foot frontage zone.

		1	1			
externalized or brought						2. Frontage zone shall contain
out to the sidewalk. This						street furniture, including
space is provided along						movable tables and chairs, and
the building front and						may be used for retail and food
activated by residential						vendor space.
patios or stoops, small						3. Applicant must provide three
retail, restaurant, and other commercial entries.						of the five design standards below:
						a. Additional landscaping such as seasonal pots and plantings.
						b. Decorative paving.
						c. Small artistic elements.
						d. Additional weather protection.
						e. Other features suggested that
						assist in activating the space.
						4. Visual access shall be
						provided into abutting
						commercial spaces. For
		Ì				residential use this may be
						provided through a private patio
						or stoop.
6. Active Recreation						1. May not be used for parking
Area: An area which						or storage.
provides active						2. May be located indoors or
recreational facilities for						outdoors.
tenants of the development						3. Recreational facilities
of which it is a part and for the general public.					,	include, but are not limited to,
Does not include health or						sport courts, child play areas,
athletic clubs.						climbing wall, open space for
unitario crues.						play, and dog relief areas.
						4. May be fee-for-use but not exclusively by membership.
						5. The maximum bonusable area
						is 1,500 square feet.
7. Enclosed Plaza: A		,				1. Must be open and accessible
publicly accessible,						to the public during the same
continuous open space						hours that the building in which
located within a building						it is located is open.
and covered to provide						2. Must provide signage to
overhead weather						identify the space as open to the
protection while admitting substantial amounts of						public as provided per the
natural daylight (atrium or						Bellevue Transportation
galleria). Enclosed Plazas						Department Design Manual.
function as a "Third						Must provide directional
Place", and are "anchors"						signage that identifies circulation routes for all users
of community life and						and informs the public that the
facilitate and foster						space is accessible to the public
broader, more creative						at all times. The signage must be
interaction.						visible from all points of access.
						If the signage requirements are

	1	l		 	
					not feasible, the applicant may propose an alternative that is
					consistent with this provision
					and achieves the design
					objectives for the building and
					the site may propose an
					alternative that is consistent with
					this provision and achieves the
					design objectives for the
					building and the site.
					3. Must be visually and
					physically accessible from a
					publically accessible space.
					4. At least 5% of the area must
					be landscaped. Landscape requirements may be modified if
					an equal or better result is
					provided through the use of
					interesting building materials,
					art, and architectural features
					which soften and enhance the
					enclosed plaza area.
					5. The minimum sitting space
					shall be 1 linear foot of seating per 30 square feet of enclosed
					plaza space. More than 50
					percent of the seating shall be
					provided in the form of movable
					chairs and furniture.
					6. Minimum horizontal
					dimension is 20 feet.
					7. Minimum area is 750 square
					feet.
8. Alleys with Addresses:					1. Must be open to the public 24
Pedestrian oriented ways					hours a day and 7 days a week.
off the main vehicular street grid that provide an					2. May not be enclosed.
intimate pedestrian					3. Must provide a finer scaled
experience through a					building design at the pedestrian
combination of residential,					level to emphasize the
small retail, restaurant,					pedestrian realm and to provide scale relief from the primary
and other commercial					massing.
entries with meaningful					4. Alley frontage must meet
transparency along the frontage building walls.					guidelines for C Rights-of-Way,
This area does not have a					Mixed Streets in LUC
"back of house" feel.					20.25A.170.B.
					5. Residential use must provide
					a strong connection to the
					alleyway through the use of
					patios or stoops.
					6. Must provide pedestrian
	1				scaled lighting.

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						7. Must provide signage to show open to the public and the hours.
						8. Automobile access and use shall be secondary to pedestrian use and movement.
						9. Must meet design guidelines at LUC 20.25A.170.C.
9. Free-standing canopies at street						Location of free standing canopies shall be approved by
corners and transit stops (non-building weather protection)						Transportation Department.  Design must be consistent with design adopted through a Transportation Director's Rule.
10. Pedestrian bridges: Pedestrian bridges over the public right-of-way at previously designated mid-block locations meeting specific design criteria.						This bonus shall apply only to pedestrian bridges meeting the location and design criteria of LUC 20.25A.100.
						This bonus shall apply only to
11. Performing Arts Space: Space containing fixed seating for public						performing arts spaces that are less than 10,000 square feet.
assembly for the purpose						
of entertainment or cultural events (live						
performances only).						
12. Public Art: Any form						1. Must be located outside in
of permanent artwork that is outdoors and publicly accessible or visible from						areas open to the general public or visible from adjacent public right-of-way, perimeter
a public place.						sidewalk. or pedestrian way.
						2. May be an object or integrated feature of the
						building's exterior or other
						visible infrastructure such as
			,			paving, hand railings, walls, seating or other elements visible to the public or in publicly accessible areas.
						3. Public art can include murals,
						sculptures, art elements integrated with infrastructure, and special artist designed
						lighting.
						4. Stand alone or landmark artworks should be at a scale
						that allows them to be visible at a distance.
						5. Value of art to be determined through appraisal accepted by Bellevue Arts Program.

13. Water Feature: A fountain, cascade, stream				6. Maintenance of the art is the obligation of the owner of that portion of the site where the public art is located for the life of the project.  *Measured in units of \$100.00 of appraised value.  1. Must be located outside of the building, and be publicly visible
water, sculpture, or reflection pond. The purpose is to serve as a focal point for pedestrian activity.				and accessible at the main pedestrian entrance to a building, or along a perimeter sidewalk or pedestrian connection.  2. Water must be maintained in a clean and non-contaminated
				condition.  3. Water must be in motion during daylight hours.  *Measured in units of \$100.00 of appraised value, or actual construction cost, whichever is greater.
14. Historic Preservation of Physical Sites/Buildings: Historic and cultural resources are those identified in the City's resource inventory, or identified by supplemental study submitted to the City.				Voluntary protection of historic façades or other significant design features when redevelopment occurs.
15. Historic and Cultural Resources Documentation: Historic and cultural resources are those identified in the City's resource inventory, or identified by supplemental study submitted to the City.				Use plaques and interpretive markers to identify existing and past sites of historic and cultural importance.     Space dedicated to collect, preserve, interpret, and exhibit items that document the history of Downtown Bellevue.
16. Neighborhood Serving Uses: Allocation of space for specifically neighborhood serving uses to encourage uses in the Downtown that bolster livability for residents.				<ol> <li>Up to 5,000 square feet per project are eligible for this bonus, any floor area beyond that limit will not be eligible for amenity bonus points.</li> <li>The floor area delineated for these uses will be required to remain dedicated to Neighborhood Serving Uses for the life of the project.</li> </ol>

17. Sustainability Certification: The City has a vested interest in supporting sustainable building practices and provides amenity bonus points commensurate with the level of sustainability provided in each building. Bonus FAR will be earned according to the level of rating applicant completes.	1. Living Building Challenge: Full Certification or Petal Certification for Net Zero Energy.  2. LEED Platinum.	3. Applicant shall record with King County Recorder's Office or its successor agency a binding document allocating those spaces only for neighborhood serving uses for the life of the building.  4. No other uses shall be approved for future tenancy in those spaces if they are not consistent with the uses outlined in the definition of Neighborhood Serving Uses in LUC 20.25A.020.A.  5. Tenant spaces must remain open to the public and may not require fees or admissions to enter.  6. Spaces must provide visual access from the street.  1. Buildings shall meet minimum criteria for LEED or Living Building Challenge certification in chosen category.  2. A performance bond equivalent to the value of the bonus shall be provided to the City by the developer. In the event the project does not achieve the planned rating, all or part of the money shall be used for environmental improvements identified by the City.
18. Flexible Amenity: This line item envisions the applicant having a grand vision that will substantively increase	Values for this amenity will be set through the Development Agreement Process.	<ol> <li>Bonus proposal must be approved by City Council through the Development Agreement process.</li> <li>Proposed bonus must have</li> </ol>
livability in the Downtown and have a public benefit. Credit will be determined		merit and value to the community.  3. Proposed bonus must be outside of the anticipated
depending on the request and the alignment of the proposal with the City's Comprehensive Plan.		amenity bonus structure.  4. Proposed bonus shall not be in conflict with existing Land Use Code regulations.

### **20.25A.080 Parking Standards** (Moved from 20.25A.050 and amended)

#### A. General.

The provisions of LUC 20.20.590, except as they conflict with this section, apply to development in the Downtown Land Use Districts.

B. Minimum/Maximum Parking Requirement by Use – Specified Uses.

This subsection supersedes LUC 20.20.590.F.1. Subject to LUC 20.20.590.G and 20.20.590.H, the property owner shall provide at least the minimum and may provide no more than the maximum number of parking stalls as indicated below unless modified pursuant to applicable departure allowances contained in this section:

## **Downtown Parking Requirements**

			Downtown Zones						
			-0-1,-0-2		-R,-MU,- -OLB	OB,			
Land Use		Unit of Measure	Min.	Max.	Min.	Max.			
a.	Auditorium/Assembly Room/Exhibition Hall/Theater/Commercial Recreation (1)	per 8 fixed seats or per 1,000 nsf (if there are no fixed seats)	1.0 (10.0)	2.0 (10.0)	1.5 (10.0)	2.0 (10.0)			
b.	Financial Institution	per 1,000 nsf	3.0	4.0	4.0	5.0			
c.	Funeral Home/Mortuary (1)	per 5 seats	1.0	1.0	1.0	no max.			
d.	High Technology/Light Industry	per 1,000 nsf	2.0	3.5	2.0	3.5			
e.	Home Furnishing/Retail/Major Appliances – Retail	per 1,000 nsf	1.5	3.0	1.5	3.0			
f.	Hospital/In-Patient Treatment Facility/Outpatient Surgical Facility	per 1.5 patient beds	1.0	2.0	1.0	2.0			
g.	Manufacturing/Assembly (Other than High Technology/Light Industrial)	per 1,000 nsf	0.7	1.0	1.0	1.5			
h.	Office (Business Services/Professional Services/General Office)(3)	per 1,000 nsf	2.0	2.7	2.5	3.0			
i.	Office (Medical Dental/Health Related Services)	per 1,000 nsf	3.0	4.0	4.0	5.0			
j.	Personal Services:								
	Without Fixed Stations	per 1,000 nsf	2.0	2.0	2.0	3.0			
	With Fixed Stations	per station	0.7	2.0	1.0	1.5			
k.	Residential (6)	per unit	0	2.0	1.0(5)	2.0			
1.	Restaurant	per 1,000 nsf	0	15.0	10.0(4)	20.0			
m.	Retail	per 1,000 nsf	3.3	5.0	4.0(4)	5.0			

			Downtown	Zones		
			-O-1,-O-2 -R,-MU,-OB, -OLB		В,	
Land Use		Unit of Measure	Min.	Max.	Min.	Max.
n.	Retail in a Mixed Development (except Hotel)(2)	per 1,000 nsf	0	3.3	2.0(4)	4.0
0.	Senior Housing:					
	Nursing Home	per patient bed	0.4	0.8	0.4	0.8
	Senior Citizen Dwelling or Congregate Care	per living unit	0	1.0	0.33	1.0

nsf = net square feet (see LUC 20.50.036)

#### Notes to Parking Requirements:

- (1) Room or seating capacity as specified in the International Building Code, as adopted and amended by the City of Bellevue, at the time of the application is used to establish the parking requirement.
- (2) If retail space in a mixed development exceeds 20 percent of the gross floor area of the development, the retail use parking requirements of subsection B of this section apply to the entire retail space.
- (3) Special Requirement in Perimeter Overlay District. The Director may require the provision of up to 3.5 parking stalls per 1,000 net square feet for office uses within the Perimeter Overlay District to avoid potential parking overflow into adjacent land use districts outside Downtown.
- (4) Parking for existing buildings in Downtown-OB shall be provided according to the criteria set forth in this Note (4).
  - (a) Existing Building Defined. For this Note (4), "existing building" shall refer to any building in existence as of December 31, 2006, or any building vested as of December 31, 2006, per LUC 20.40.500, and subsequently constructed consistent with the 2006 vesting.
  - (b) First 1,500 Net Square Feet of a Restaurant or Retail Use No Parking Required. The first 1,500 net square feet of a restaurant or retail use located in an existing building shall have a minimum parking ratio of zero (0).
  - (c) Restaurant or Retail Uses in Excess of 1,500 Net Square Feet. A restaurant or retail use that exceeds 1,500 net square feet and is located within an existing building shall provide parking according to the above table for any floor area in excess of 1,500 net square feet.
  - (d) Limitation on Applicability of Note (4).
    - (i) Buildings that do not meet the definition of an existing building shall provide parking for all uses according to the above table.
    - (ii) Parking in existing buildings for uses other than restaurant and retail uses shall be provided according to the above table.

- (5) The minimum requirement for studio apartment units available to persons earning 60 percent or less than the median income as determined by the United States Department of Housing and Urban Development for the Seattle Metropolitan Statistical Area is 0.25 stalls per unit. An agreement to restrict the rental or sale of any such units to an individual earning 60 percent or less of the median income shall be recorded with the King County Recorder's Office or its successor agency.
- (6) Visitor parking shall be provided in residential buildings at a rate of 1 stall per 20 units, but in no case will the visitor parking be less than 1 stall.

### C. Shared Parking.

- 1. General. In the Downtown, this subsection supersedes LUC 20.20.590.I.1.
- 2. Subject to compliance with other applicable requirements of this Code, the Director may approve shared development or use of parking facilities located on adjoining separate properties or for mixed use or mixed retail use development on a single site through approval of an administrative departure pursuant to LUC 20.25A.030.D.1 and if:
  - a. A convenient pedestrian connection between the properties or uses exists; and
  - b. The availability of parking for all affected properties or uses is indicated by directional signs, as permitted by Chapter 22B.10 BCC (Sign Code).
- 3. Number of Spaces Required.
  - a. Where the uses to be served by shared parking have overlapping hours of operation, the property owner or owners shall provide parking stalls equal to the total of the individual parking requirements for the uses served reduced by 20 percent of that total number; provided, that the Director may approve a further reduction of that total number pursuant of the provisions of 20.25A.080.H; and
  - b. Where the uses to be served by shared parking do not overlap their hours of operation, the property owner or owners shall provide parking stalls equal to the greater of the applicable individual parking requirements.
- 4. Documentation Required. Prior to establishing shared parking or any use to be served thereby, the property owner or owners shall file with the King County Recorder's Office or its successor agency, a written agreement approved by the Director providing for the shared parking use. A copy of the written agreement shall be retained by the Director in the project file. The agreement shall be recorded on the title records of each affected property.
- D. Off-Site Parking Location.
  - 1. General. In the Downtown, this subsection supersedes LUC 20.20.590.J. Except as provided in paragraph D.2 of this section, the Director may authorize a portion of the approved parking through approval of an administrative departure pursuant to LUC 20.25A.030.D.1 for a use to be located on a site other than the subject property if:
    - a. Adequate visitor parking exists on the subject property; and
    - b. Adequate pedestrian, van or shuttle connection between the sites exists; and

- c. Adequate directional signs in conformance with Chapter 22B.10 BCC (Sign Code) are provided.
- 2. District Limitations Downtown-R Limitations. Parking located in the Downtown-R District may only serve uses located in that district unless otherwise permitted through Design Review, Part 20.30F LUC, and then, only if such parking is physically contiguous and functionally connected to the use which it serves in an adjacent land use district.
- 3. Short-Term Retail Parking Facilities. The Director may approve the development of short-term retail parking facilities (see definition at LUC 20.50.040) not associated with a specific use. Upon the separate approval of an administrative departure pursuant to LUC 20.25A.030.D.1 by the Director, a property owner or owners may satisfy all or a portion of the parking requirement for a specified retail use through an agreement providing parking for the use at a designated short-term retail parking facility; provided, that:
  - a. Adequate pedestrian, van or shuttle connection exists between the sites; and
  - b. Adequate directional signs in conformance with Chapter 22B.10 BCC (Sign Code) are provided.
- 4. Documentation Required. Prior to establishing off-site parking or any use to be served thereby, the property owner or owners shall file with the King County Recorder's Office or its successor agency and with the Bellevue City Clerk a written agreement approved by the Director providing for the shared parking use. The agreement shall be recorded on the title records of each affected property.

#### E. Commercial Use Parking.

- 1. Any parking facilities or parking stalls located in the Downtown and developed to meet the requirements of the Land Use Code for a particular use may be converted to commercial use parking (see definition at LUC 20.50.040); provided, that the property owner shall:
  - a. Comply with all parking and dimensional requirements and with the performance standards for parking structures of this Code.
  - b. If the parking facility or parking stalls proposed for commercial use were approved for construction subsequent to the effective date of Ordinance 2964 (enacted on March 23, 1981), the commercial use parking facility or parking stalls shall comply with all landscaping requirements set forth at LUC 20.25A.110.
  - c. If the parking facility or parking stalls proposed for commercial use were approved for construction prior to the effective date of Ordinance 2964 (enacted on March 23, 1981), and the commercial use parking facility occupies more than 30 spaces, the minimum landscaping requirements of this Code shall be deemed met where the property owner installs landscaping in compliance with an approved landscaping plan which achieves the following objectives:
    - i. Surface parking areas shall be screened from street level views to a minimum height of four feet by a wall, hedge, berm or combination thereof.
    - ii. The minimum width of any hedge planting area shall be three feet.

- iii. Visual relief and shade shall be provided in the parking area by at least one deciduous shade tree (12 feet high at planting) for every 20 parking stalls, provided such trees shall not be required in covered or underground parking. Each tree planting area shall be at least 100 square feet in area and four feet in width, and shall be protected from vehicles by curbing or other physical separation. If irrigation is provided, the planting area may be reduced to 40 square feet.
- iv. The proposed landscaping plan shall be reviewed by the Director for compliance with these objectives and shall be approved by the Director prior to initiation of the commercial use parking.
- 2. Assurance Device. The Director may require an assurance device pursuant to LUC 20.40.490 to ensure conformance with the requirements and intent of this subsection.
- F. Parking Area and Circulation Improvements and Design.
  - 1. Landscaping. Paragraph F.1 of this section supersedes LUC 20.20.590.K.7. The property owner shall provide landscaping as required by LUC 20.25A.110.
  - 2. Compact Parking. Paragraph F.2 of this section supersedes LUC 20.20.590.K.9. The Director may approve through an administrative departure pursuant to 20.25A.030.D.1, the design and designation of up to 65 percent of the spaces for use by compact cars.
  - 3. Vanpool/Carpool Facilities. The property owner must provide a vanpool/carpool loading facility that is outside of required driveway or parking aisle widths. The facility must be adjacent to an entrance door to the structure and must be consistent with all applicable design guidelines.
  - 4. Performance Standards for Parking Structures. The Director may approve a proposal for a parking structure through Design Review, Part 20.30F LUC and an administrative departure through LUC 20.25A.030.D.1. The Director may approve the parking structure only if:
    - a. Driveway openings are limited and the number of access lanes in each opening is minimized.
    - b. The structure exhibits a horizontal, rather than sloping, building line.
    - c. The dimension of the parking structure abutting pedestrian areas is minimized, except where retail, service or commercial activities are provided.
    - d. The parking structure complies with the requirements of LUC 20.25A.140 through 20.25A.180.
    - e. A wall or other screening of sufficient height to screen parked vehicles and which exhibits a visually pleasing character is provided at all above-ground levels of the structure. Screening from above is provided to minimize the appearance of the structure from adjacent buildings.
    - f. Safe pedestrian connection between the parking structure and the principal use exists.
    - g. Loading areas are provided for vanpools/carpools as required by paragraph F.3 of this section.
    - h. Vehicle height clearances for structured parking must be at least eight feet for the entry level to accommodate accessible van parking.

#### G. Bicycle Parking.

Office, residential, institutional, retail, and education uses are required to provide bicycle parking pursuant to the following standards:

- 1. Ratio.
  - a. One space per 10,000 nsf for nonresidential uses greater than 20,000 nsf.
  - b. One space per every 10 dwelling units for residential uses.
- 2. Location. Minimum bicycle parking requirement shall be provided on site in a secure location.
- 3. Covered spaces. At least 50 percent of required parking shall be protected from rainfall by cover.
- 4. Racks. The rack(s) shall be securely anchored and a bicycle six feet long can be securely held with its frame supported so the bicycle cannot be pushed or fall in a manner that will damage the wheels or components.
- 5. Size Requirement. Each required bicycle parking space shall be accessible without moving another bicycle.
- H. Director's Authority to Modify Required Parking.

Through approval of an administrative departure pursuant to LUC 20.25A.030.D.1, the Director may modify the minimum or maximum parking ratio for any use in LUC 20.25A.080.B as follows:

- 1. The modified parking ratio is supported by a parking demand analysis provided by the applicant including but not limited to:
  - a. Documentation supplied by the applicant regarding actual parking demand for the proposed use; or
  - b. Evidence in available planning and technical studies relating to the proposed use; or
  - c. Required parking for the proposed use as determined by other compatible jurisdictions.
- 2. Periodic Review. The Director may require periodic review of the proposed review of the reduced parking supply to ensure the terms of the approval are being met.
- 3. Assurance Device. The Director may require an assurance device pursuant to LUC 20.40.490 to ensure compliance with the requirements and intent of subsection F.1 of this section.
- 4. Shared or off-site parking is not available or adequate to meet demand; and
- 5. Any required Transportation Management Program will remain effective.

## 20.25A.090 Street and Pedestrian Circulation Standards

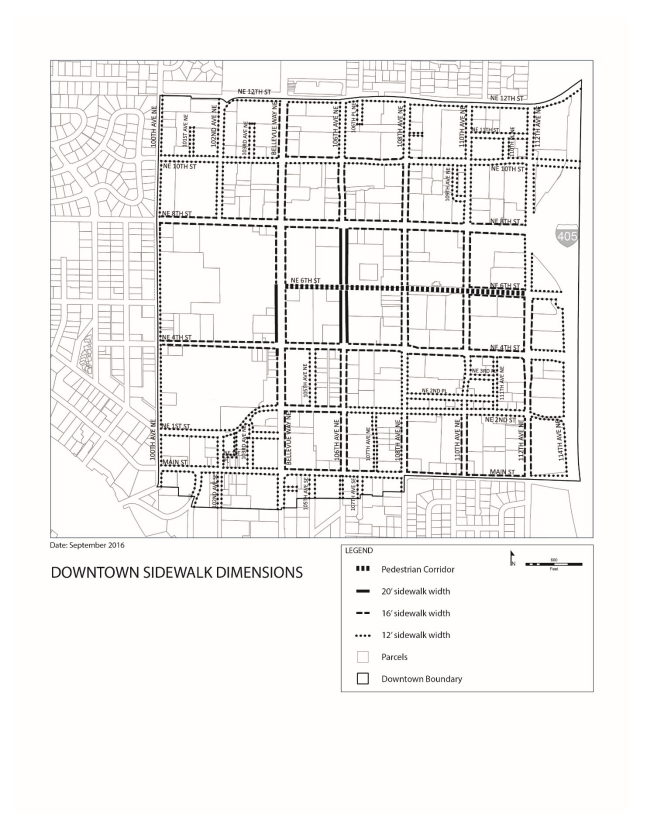
A. Walkways and Sidewalks – Standards and Map (Moved from 20.25A.060 and amended. Includes Early Wins)

1. Sidewalk Widths.

The minimum width of a perimeter walkway or sidewalk shall be as prescribed in Figure 20.25A.090A.1 of this section, plus a 6 inch curb. A planter strip or tree pit shall be included in within the prescribed minimum width of the walkway or sidewalk as provided in Plate 20.25A.090A.1 of this section.

Figure 20.25A.090.A.1





## 20.25A.090A.1 Plate A

PLATE A - Downtown Bellevue Planter Strip/Tree Pits Required

East-West	Planter Strip/Tree Pits		
NE 12th (102nd to I-405)	Planter Strip		
NE 11th (110th to 112th)	Planter Strip		
NE 10th (100th to 106th)	Planter Strip		
NE 10th (106 to I-405)	Planter Strip		
NE 9th (110th to 111th)	Tree Pits		
NE 8th (100th to 106th)	Planter Strip		
NE 8th (106th to 112th)	Planter Strip		
NE 6th (Bellevue Way to 106th)	See Pedestrian Corridor Design Guidelines		
NE 6th (106th to 108th)	See Pedestrian Corridor Design Guidelines		
NE 6th (108th to 110th)	Tree Pits		
NE 6th (110th to 112th)	Planter Strip on the south side, Tree Pits on the north side		
NE 4th (100th to I-405)	Planter Strip		
NE 3rd Pl (110th to 111th)	Tree Pits		
NE 2nd Pl (108th to 111th)	Planter Strip		
NE 2nd (Bellevue Way to I-405)	Planter Strip		
NE 1st/2nd (100th to Bellevue Way)	Planter Strip		
NE 1st (103rd to Bellevue Way)	Tree Pits		
Main St (100th to Bellevue Way)	Tree Pits		
Main St (Bellevue Way to I-405)	Planter Strip		
North-South			
100th (NE 12th to Main)	Planter Strip		

PLATE A - Downtown Bellevue Planter Strip/Tree Pits Required

100th (NE 10th to NE 1st)	Planter Strip
100th (NE 1st to Main)	Planter Strip
101st (near NE 10th)	Tree Pits
101st Ave SE (south of Main St)	Tree Pits
102nd (NE 12th to NE 8th)	Planter Strip
102nd (NE 1st to south of Main St)	Tree Pits
103rd (near NE 10th)	Tree Pits
103rd (NE 2nd to Main St)	Tree Pits
Bellevue Way (NE 12th to NE 10th)	Planter Strip
Bellevue Way (NE 10th to NE 4th)	Planter Strip
Bellevue Way (NE 4th to Main)	Planter Strip
Bellevue Way (Main to Downtown Boundary)	Planter Strip
105th (NE 4th to NE 2nd)	Planter Strip
105th SE (near Main St)	Planter Strip
106th (NE 12th to NE 8th)	Planter Strip
106th (NE 8th to NE 4th)	Tree Pits
106th (NE 4th to Main)	Planter Strip
106th Pl NE (near NE 12th)	Tree Pits
107th (NE 2nd to south of Main)	Tree Pits
108th (NE 12th to NE 8th)	Tree Pits
108th (NE 8th to NE 4th)	Tree Pits
108th (NE 4th to south of Main)	Tree Pits
109th (near NE 10th)	Planter Strip
110th (NE 12th to NE 8th)	Planter Strip

PLATE A - Downtown Bellevue Planter Strip/Tree Pits Require
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110th (NE 8th to NE 4th)	Planter Strip
110th (NE 4th to Main)	Planter Strip
111th (NE 11th to NE 9th)	Planter Strip
111th (NE 4th to NE 2nd)	Planter Strip

- 2. Minimum Width. Along any other street not listed in of this section, the minimum width of a perimeter walkway or sidewalk is 12 feet plus a 6-inch curb. Included in that 12 feet and adjacent to the curb, there shall be a planter strip or tree pit as prescribed in Plate A of this section.
- 3. Unobstructed Travel Path. Within the width of the walkway or sidewalk, at least six feet of unobstructed travel path shall be maintained for safe pedestrian access.

#### B. Planter Strips and Tree Pits.

Planter strips shall be at least five feet wide and as long as the street frontage, excluding curb cuts, driveways and spacing for utilities. Planter strips and tree pits shall be located adjacent to the curb unless precluded by existing utilities which cannot be reasonably relocated. Tree pits shall be covered with protective grates or pavers. Where stormwater facilities are used in conjunction with tree pits, removable grates shall be utilized. Pursuant to LUC 20.25A.030.D.1, the Director may approve an administrative departure for the location or size of tree pits and planter strips if the applicant is unable to meet the requirements of this subsection due to utility placement or other obstruction that is out of the applicant's control.

#### C. Downtown Core. [Moved from 20.25A.090.E and citations updated]

- 1. Major Pedestrian Corridor.
  - a. Purpose. The major pedestrian corridor is to serve as a focus for pedestrian use.
  - b. Location. The alignment of the major pedestrian corridor is defined as the area within 30 feet of the extension of the north line of Lots 3 and 4, Block 2 of Cheriton Fruit Gardens Plat No. 1 recorded in the King County Department of Records and Elections in Volume 7 of Plats at page 47, extending from the eastern edge of the enclosed portion of Bellevue Square to 108th Avenue NE and the area within 30 feet north of the north curb and 30 feet south of the south curb of the Bellevue Transit Center traffic lanes as hereafter approved by the City, extending across the 108th Avenue NE right-of-way and to 110th Avenue NE. This alignment may be modified by the Bellevue Pedestrian Corridor Guidelines or by a Corridor Development Design Plan for a specific property.
  - c. Bellevue Pedestrian Corridor Guidelines. Each development abutting the Pedestrian Corridor as described in paragraph C.1.c.v of this section must comply with the provisions of this paragraph and the Bellevue Pedestrian Corridor Guidelines and Major Open Space Design Guidelines as adopted by the City Council, or as the same may hereafter be amended. The Bellevue Pedestrian Corridor and Major Public Open Space Design Guidelines consist of general design guidelines consistent with provisions of this paragraph.

- i. The corridor must present a coordinated design. The City will consider coordinated design features such as uniform treatment of signing, landscaping and lighting over the entire length of the corridor. Variety in design will be allowed and in some cases encouraged in order to provide visual interest and harmony with adjacent development. The corridor must incorporate numerous pedestrian amenities such as seating areas, landscaping, art features, weather protection and pedestrian scale lighting.
- ii. The major pedestrian corridor must provide predominantly continuous pedestrianoriented frontage, plazas, pedestrian ways, street arcades, landscape features, or enclosed plazas along its entire length.
- iii. The entire corridor must be open to the public 24 hours per day. Segments of the corridor may be bridged or covered for weather protection, but not enclosed. Temporary closures will be allowed as necessary for maintenance purposes.
- iv. Pedestrian movement across 104th Avenue NE, 106th Avenue NE or 108th Avenue NE shall be at grade.
- v. The major pedestrian corridor width is established as part of the Bellevue Pedestrian Corridor Guidelines. The corridor width shall average 60 feet and in no case be less than 40 feet over each superblock west of 108th Avenue NE, and shall average 30 feet and in no case be less than 20 feet on each side over the superblock extending from the western edge of the 108th Avenue NE right-of-way to 110th Avenue NE.

All subdivisions or short subdivisions hereafter approved or permits for any structure or permanent parking or circulation area shall be reviewed for compatibility with the alignment of the major pedestrian corridor and major public open space as specified in paragraph C.1.b of this section or in the Bellevue Pedestrian Corridor and Major Public Open Space Design Guidelines if any lot line, structure or permanent parking or circulation area is within:

- (1) 330 feet of the centerline of the major pedestrian corridor if west of 108th Avenue NE; or
- (2) The area between the exterior edge of the curblines of the Transit Center and the eastward extension of the trigger lines as defined in paragraph C.1.c.v(1) of this section to 110th Avenue NE.
- d. Preservation of the Major Pedestrian Corridor.
  - i. Prior to the issuance of a Building Permit for any structure other than surface parking; and other than any interior remodel or exterior remodel which enlarges exterior dimensions such that new floor area not exceeding a total of 20 percent of the gross floor area of the existing building is added; and provided, that all new floor area is devoted to pedestrian-oriented uses; located within the major pedestrian corridor as defined in paragraph C.1.b of this section, the following conditions must be met:
    - (1) The alignment of the major pedestrian corridor related to the proposed structure or permanent parking or circulation area must be established by the execution and recording of a legal agreement in accordance with paragraph C.1.e.i or ii of this section.

- (2) A Design Development Plan for the section of the corridor required to be constructed under paragraph C.1.c.iii of this section. Corridor must be approved by the Director as required by paragraph C.1.e.ii of this section. Construction must begin prior to the issuance of certificate of occupancy or a temporary certificate of occupancy for the structure other than surface parking as required by paragraph C.1.e.iii(2) of this section.
- ii. Building Permits for surface parking areas to be located in this corridor as defined in paragraph C.1.b of this section may be granted for up to a five-year period, subject to the landscape requirement for surface parking areas in the Downtown-MU Land Use District, as specified in LUC 20.25A.110.B. Building Permits for parking areas may be renewed only if the Director finds that an extension is necessary to meet the maximum Code requirements for parking and the extension is necessary for the construction of a building requiring utilization of the surface parking area.

#### e. Provision of the Corridor.

- i. If the property owner wishes to at any time obtain bonus FAR for construction of the major pedestrian corridor, the City may approve the subdivision or short subdivision of property resulting in any interior lot line which is within the distances specified in paragraph C.1.c.v of this section only if:
- (1) The owner of the property to be subdivided or short subdivided executes a legal agreement providing that all property that he/she owns within the superblock in which any of property to be subdivided or short subdivided is located and which is within the alignment of the major pedestrian corridor established under paragraph C.1.b, C.1.c or C.1.e.iii of this section (hereafter the "Corridor Property") shall be subject to a nonexclusive right of pedestrian use and access by the public. The agreement shall legally describe and shall apply to only that property of the owner located within the distances specified in paragraph C.1.c.v of this section. Such an agreement shall further provide that:
- (a) The public right of pedestrian use established thereunder shall be enforceable by the City of Bellevue, and the City shall have full rights of pedestrian access to and use of the corridor property for purposes of enforcing the rights of the public under this agreement.
- (b) The obligations under the agreement shall run with the corridor property. The agreement shall be reviewed at the end of 50 years from the date the agreement is signed and shall continue or change in accordance with the then existing public need for pedestrian use and access of the corridor for subsequent 50-year terms.
- (c) The owner will design and construct the corridor within such corridor property in accordance with the requirements of paragraph C.1 of this section.
- (d) The agreement shall be recorded with the King County Department of Records and Elections.
- (e) The owner will maintain the portion of the corridor located on the corridor property and keep the same in good repair.
  - (f) The City will provide adequate police protection.

- (g) No modifications may be made to the corridor without approval of the City in accordance with paragraph C.1.e.ii of this section.
  - (h) The alignment of any such portion of the pedestrian corridor established by a legal agreement may be modified or terminated by the property owner and the City if the alignment of any section of the major pedestrian corridor changes pursuant to paragraph C.1.e.ii of this section.
  - (i) The owner may adopt reasonable rules and regulations for use of his/her portion of the corridor; provided, that the same may not be inconsistent with the requirements or intentions of this section.
  - (j) Any other terms and conditions that the owner(s) and the City agree to.
- ii. Corridor Design Development Plan. Prior to the issuance of a Building Permit for the construction of any structure other than surface parking; and other than any interior remodel or exterior remodel which enlarges exterior dimensions such that new floor area not exceeding a total of 20 percent of the gross floor area of the existing building is added; and provided, that all new floor area is devoted to pedestrian-oriented uses; on the property, any portion of which abuts the major pedestrian corridor and is within the distances specified in paragraph C.1.c.v of this section, a Design Development Plan for the section of the corridor required to be constructed under paragraph C.1.e.iii of this section must be submitted to and approved by the Director, through Design Review, Part 20.30F LUC. If the owner constructs a temporary pedestrian linkage under paragraph E.1.e.iii of this section, preparation of the Corridor Design Development Plan will not be required until the property to be developed is located within:
  - (1) 130 feet of the centerline of the major pedestrian corridor, west of 108th Avenue NE; or
  - (2) The area between the exterior edge of the curblines of the Transit Center and the eastward extension of the trigger lines as defined in paragraph C.1.e.ii(1) of this section to 110th Avenue NE. The proposed plan must specify the following elements:
    - (a) Landscaping,
    - (b) Lighting,
    - (c) Street furniture,
    - (d) Color and materials.
    - (e) Relationship to building frontage,
    - (f) Specific alignment for property on which the corridor will have to be constructed by the applicant proposing development,
  - (g) Any other physical element which the Director and the City Council, in their review, determine is necessary for and consistent with the Design Development Plan for a specific section of the major pedestrian corridor, not including specific

requirements to construct structures containing retail uses abutting the corridor.

- iii. The City may issue a permit for the construction of a structure other than surface parking and other than any interior remodel or exterior remodel which enlarges exterior dimensions such that new floor area not exceeding a total of 20 percent of the gross floor area of the existing building is added; and provided, that all new floor area is devoted to pedestrian-oriented uses; on property any part of which abuts the major pedestrian corridor and is within the distances specified in paragraph C.1.c.v of this section at the time of the adoption of Ordinance No. 2945 only if:
  - (1) The owner complies with paragraph C.1.e.i(1)(a) through (j) of this section if that owner wishes to earn bonus FAR for construction of the major pedestrian corridor; and
  - The owner files a Building Permit application to construct his/her section of the corridor on (a) land he/she owns within the corridor and within the superblock of the subject construction permit for a structure. and (b) on one-half the width of any abutting City-owned land in the corridor (except for intersections listed below). The City shall initiate or abutting property owners may initiate a street vacation for right-of-way the City owns between 104th Avenue NE and 106th Avenue NE at NE 6th Street in conjunction with or prior to an owner application to construct the major pedestrian corridor. Actual construction of the corridor must begin prior to the issuance of a certificate of occupancy or temporary certificate of occupancy for the structure other than surface parking. The City shall construct the corridor at the street intersections of the corridor and 104th Avenue NE, 106th Avenue NE, and 108th Avenue NE. The width of the corridor that would have to be constructed under the requirements of paragraph C.1.e.iii of this section may be modified when the final alignment of the corridor is established as part of Corridor Design Development Plan (paragraph C.1.e.ii of this section). Notwithstanding this potential change in the width of the corridor that would have to be constructed under paragraph E.1.e.iii of this section, property owners shall at a minimum be required to construct the section of the corridor as specified in paragraph C.1.e.iii(2)(a) of this section. Building Permits for surface parking areas to be located on property any part of which abuts the major pedestrian corridor and is within the distances specified in paragraph C.1.c.v of this section at the time of the adoption of the ordinance codified in this chapter may be issued subject to the conditions specified in paragraph C.1.d.ii of this section. Notwithstanding any other requirement of this section, if a temporary pedestrian linkage is constructed as specified in paragraph C.1.f of this section, construction of the corridor will not be required unless the property to be developed is located within the distances specified in paragraph C.1.e.ii of this section.
- f. Temporary Pedestrian Linkage.
  - i. Any temporary pedestrian linkage developed under paragraph C.1.c.iii of this section shall at a minimum include a combination of paving, landscaping and lighting to permit safe pedestrian movement at night.

- ii. The City Council must approve a plan for any temporary pedestrian linkage to be prepared as part of a Corridor Design Planning process approved through a Development Agreement (Part 20.30L LUC).
- iii. Any owner constructing a temporary pedestrian linkage under paragraph C.1.e.iii of this section must construct the linkage across all lands that he/she owns within the superblock where development is proposed that abut or are within the alignment of the corridor.
- g. Maintenance. Each segment of the major pedestrian corridor shall be maintained by the property owners abutting it. The City shall maintain the intersections of all public streets with the corridor.
- h. Bonus Floor Area for Major Pedestrian Corridor Construction. Bonus floor area associated with the major pedestrian corridor, LUC 20.25A.070, shall be awarded to owners of property within the distances specified in paragraph C.1.c.v of this section through Design Review, Part 20.30F LUC, and according to the provisions of paragraph C.1.e.iii(2) of this section, in conjunction with an application for a permit to construct a structure, permanent parking, or circulation area within the major pedestrian corridor and the provision of a legal agreement establishing the public right of pedestrian use pursuant to paragraph C.1.e.i(1)(a) through (j) of this section.
- i. Exempt Activity/Use. Notwithstanding the provisions of paragraph C.1 of this section, the following activities and uses may occur on property within the distances specified in paragraph C.1.c.v of this section without concurrent construction of the major pedestrian corridor, the temporary pedestrian linkage or the intermediate pedestrian corridor:
  - i. Surface parking approved pursuant to paragraph C.1.d.ii of this section;
  - ii. Landscape development;
  - iii. Street, access and sidewalk improvements, including the Transit Center as provided for in paragraph C.2 of this section;
  - iv. Any interior remodel;
  - v. Any exterior remodel; provided, that if exterior dimensions are enlarged new floor area may not exceed a total of 20 percent of the gross floor area of the structure as it existed on the effective date of this provision; and provided, that all new pedestrian level floor area is devoted to pedestrian-oriented uses;
  - vi. Development of the temporary pedestrian linkage or the intermediate pedestrian corridor.
- j. Intermediate Pedestrian Corridor.
  - i. Notwithstanding any provision of this Code which requires construction of the major pedestrian corridor, a property owner may phase construction of that section of the major pedestrian corridor otherwise required to be built by delaying any portion not directly abutting or adjacent to the project limit which triggered the construction requirement if the owner provides an intermediate pedestrian corridor for that delayed portion of the corridor property which:

- (1) Is at least 16 feet in width from the centerline of the major pedestrian corridor west of 108th Avenue NE, or extending outward from the exterior edge of the north or south curblines of the Bellevue Transit Center traffic lanes. This space shall be designed to include a minimum four feet edge separating and defining the space, a minimum eight feet pedestrian movement area and a minimum four feet recreation/activity area.
- (2) Incorporates lighting, planting, seating, and scored or decorative paving.
- (3) Provides a sense of enclosure along the exterior edge of the space by the use of a design element which both physically and visually separates the intermediate corridor from abutting property. Nonexclusive examples of such an element sculptural wall, dense planting, or berm.
- (4) Is consistent with the applicable provisions of the Bellevue Pedestrian Corridor Guidelines, as determined by the Director.
- ii. Design for any intermediate pedestrian corridor must be approved through Design Review, Part 20.30F LUC, in conjunction with the Design Development Plan for the major pedestrian corridor required to be constructed.
- iii. An intermediate pedestrian corridor satisfies any requirement of this Code to construct the temporary pedestrian linkage.
- iv. Space developed as an intermediate pedestrian corridor must be replaced by the major pedestrian corridor at the time of development on any project limit abutting or adjacent to the major pedestrian corridor. Construction of the major pedestrian corridor must be in conformance with all requirements of paragraph C.1.e of this section.
- 2. Major Public Open Spaces.
  - a. Purpose. Major public open spaces serve as focal points for pedestrian activity within the Downtown Core Design District, and are design elements fully integrated with the major pedestrian corridor.
  - b. Location. The major public open spaces are to be located at or near the junction of the major pedestrian corridor and:
    - i. Bellevue Way;
    - ii. 106th Avenue NE;
    - iii. 110th Avenue NE.
  - c. Design. Each development abutting a location of the major open public spaces as defined in paragraph C.2.b of this section must comply with the provisions of this paragraph and the Bellevue Pedestrian Corridor Guidelines and Major Public Open Space Guidelines as adopted by the City Council, or as the same may hereafter be amended. The Bellevue Pedestrian Corridor and Major Open Space Design Guidelines consist of general design guidelines consistent with provisions of this paragraph.
    - i. The major public open spaces must be designed with numerous pedestrian amenities such that these areas serve as focal points. Pedestrian amenities include

elements such as seating, lighting, special paving, planting, food and flower vendors, artwork and special recreational features. Design must be coordinated with that of the major pedestrian corridors.

- ii. The major public open spaces at or near 106th Avenue NE and 110th Avenue NE shall be a minimum of 30,000 square feet in size. A maximum of 37,000 square feet is allowed for the purpose of obtaining bonus floor area. The major public open space at or near Bellevue Way shall be a minimum of 10,000 square feet in size. A maximum of 15,000 square feet is allowed for the purpose of obtaining bonus floor area.
- iii. Area devoted to a major public open space must be in addition to any area devoted to the major pedestrian corridor.
- iv. Pedestrian-oriented frontage is required on at least two sides of a major public open space unless the major public space is linear in design, in which case pedestrian-oriented frontage is required on at least one side.
- d. Specific Development Mechanism.
  - i. General. The provisions of paragraph C.4.d of this section establish alternative development mechanisms and specific requirements for each of the major public open spaces. Each affected property owner must comply with the major public open space design and construction requirements. Only those property owners who establish public access through a recorded legal agreement may utilize the FAR bonus for these open spaces.
  - ii. Ownership. The owners of property to be devoted to a major public open space will retain fee ownership of that property.
  - iii. Public Access Legal Agreement.
    - (1) Each owner of property to be devoted to a major public open space who chooses to participate in the FAR bonus system for a major public open space shall execute a legal agreement providing that such property is subject to a nonexclusive right of pedestrian use and access by the public.
    - (2) The agreement shall further provide that the public right of pedestrian use established thereunder shall be enforceable by the City of Bellevue, and the City shall have full rights of pedestrian access to and use of the major public open space for purposes of enforcing the rights of the public under the agreement.
    - (3) The agreement shall be recorded with the King County Recorder's Office and Bellevue City Clerk.
    - (4) The obligations under the agreement shall run with the land devoted to a major public open space. The agreement shall be reviewed at the end of 50 years from the date the agreement is signed and shall continue or change in accordance with the then-existing public need for pedestrian use and access of a major public open space for subsequent 50-year terms.

- (5) The owner of property to be devoted to a major public open space will maintain that portion of the major public open space and keep the same in good repair.
- (6) The owners of property to be devoted to a major public open space may adopt reasonable rules and regulations for the use of that space; provided, that the rules and regulations are not in conflict with the right of pedestrian use and access and the intention of paragraph C.2.d.iii of this section.
- iv. Arrangement of Space. The general apportionment, location, and major design features of at least the minimum area of a major public open space shall be established as part of the Bellevue Pedestrian Corridor and Major Public Open Space Design Guidelines. The specific apportionment and specific design of a major public open space on each affected parcel shall be established through the Design Development Plan described in paragraph C.4.d.x of this section.
- v. Development Rights. Space above and beneath the area to be devoted to a major public open space may be developed by the property owner so long as that development is not in conflict with any established pedestrian use of and access to the major public open space, the intentions of paragraph C.2.d.iii of this section, if applicable, and the Bellevue Pedestrian Corridor and Major Public Open Space Design Guidelines.
- vi. Floor Area Ratio.
  - (1) Basic. Area to be devoted to a major public open space may at any time be used to calculate the basic floor area ratio of development for any project limit which incorporates that major public open space, or of development on property in the same ownership which abuts property which incorporates the major public open space. For purposes of this provision, abutting property includes all property in the same ownership separated from the major public open space by only a single public right-of-way. Any transfer of basic floor area to an abutting property must be recorded with the King County Division of Records and Elections and Bellevue City Clerk.
  - (2) Bonus.
    - (a) Bonus floor area at the ratio of 16 square feet of floor area to one square foot of major public open space will be awarded to owners of property to be devoted to the major public open space who provide a recorded legal agreement pursuant to paragraph C.2.d.iii of this section upon approval of an application to construct that major public open space.
    - (b) Bonus floor area earned for construction of a major public open space may be:
- (i) Transferred to any other property within the area of the Downtown bounded on the west by Bellevue Way, on the east by 112th Avenue NE, on the south by NE 4th Street and on the north by NE 8th Street. Properties may utilize transferred floor area only to the extent that the building height does not exceed maximum height limits established for the applicable

Land Use District. Each transfer must be recorded with the King County Recorder's Office and Bellevue City Clerk; and

- (ii) Utilized to exceed the maximum building height of structures on the project limit incorporating the major public open space, or of structures to which the bonus floor area is transferred, subject to the limitations in paragraph C.4.d.vi(2)(b)(i) of this section.
- vii. Construction Required. Subject to paragraph C.4.d.viii of this section, construction by the property owner of all or part of a major public open space on property in that ownership at the location identified in the Bellevue Pedestrian Corridor and Major Public Open Space Design Guidelines is required in conjunction with any development on property in that ownership within:
  - (1) 175 feet of the intersection of the eastern edge of the 106th Avenue NE right-of-way and the centerline of the major pedestrian corridor, but including only that area east of the 106th Avenue NE right-of-way; or
  - (2) 175 feet of the intersection of the centerline of the 110th Avenue NE right-of-way and the centerline of the major pedestrian corridor, or the extension thereof; or
  - (3) 175 feet of the intersection of the centerline of the Bellevue Way right-of-way and the centerline of the major pedestrian corridor.
- viii. Exempt Activity/Use. Notwithstanding the provisions of paragraph C.4.d.vii of this section, the following activities and uses may occur on property described therein without concurrent construction of the major public open space:
  - (1) Surface parking, subject to the landscape development provisions of this Code, for a period of not more than five years;
  - (2) Temporary major pedestrian corridor improvements in conformance with the Interim Corridor Design Plan;
  - (3) Landscape development;
  - (4) Street improvements;
  - (5) Any interior remodel;
  - (6) Any exterior remodel which enlarges exterior dimensions such that new floor area not exceeding a total of 20 percent of the gross floor area of the existing building is added, and all new floor area is devoted to pedestrian-oriented uses.
- ix. Major Public Open Space Design.
  - (1) Prior to issuance of a Building Permit for any structure which requires construction of all or part of a major public open space, or prior to actual construction of all or part of a major public open space, whichever comes first, the Bellevue Pedestrian Corridor and Major Public Open Space Design Guidelines shall contain an illustrative design generally apportioning the

minimum required amount of major public open space for that entire open space. Each major public open space may have a separate illustrative design.

- (2) The property owners shall record the approved illustrative design with the King County Recorder's Office and Bellevue City Clerk.
- x. Design Development Plan.
  - (1) Prior to issuance of a Building Permit for any structure which requires construction of all or part of a major public open space, or prior to actual construction of all or part of a major public open space, whichever comes first, a Design Development Plan for that portion to be constructed must be submitted to and approved by the Director.
  - (2) The Director shall review the plan, or amend any approved plan through Design Review, Part 20.30F LUC. Plans that depart from the conceptual design in the Pedestrian Corridor and Major Public Open Space design guidelines shall be approved by the City Council through a Development Agreement (Part 20.30L LUC). A plan approved by the Council through the City Council Design Review process may be amended by the Director through Part 20.30F LUC.
  - (3) The proposed plan must specify the following elements:
    - (a) Landscaping;
    - (b) Lighting;
    - (c) Street furniture;
    - (d) Color and materials;
    - (e) Relationship to building frontage;
    - (f) Specific location of the major public open space;
    - (g) All design features required pursuant to paragraph C.4.c of this section;
    - (h) Relationship to and coordination with other portions of the major public open space, and with the major pedestrian corridor;
    - (i) Any other physical element which the Director determines is necessary for and consistent with the Major Public Open Space Design Plan.
- 3. Minor Publicly Accessible Spaces.
  - a. Purpose. Minor publicly accessible spaces provide relief from high intensity urban development, serve as visual gateways to the intensive Downtown Core, and provide opportunities for active or passive recreation.
  - b. Location. Minor publicly accessible spaces shall be located along Bellevue Way and 108th Avenue NE approximately at their intersections with NE 8th Street, NE 6th Street and NE 4th Street. Additionally, at least two spaces shall be located in each superblock based on

coordination of design and proximity to other publicly accessible spaces, or pedestrian connections.

# c. Design Guidelines.

- i. Minor publicly accessible spaces may be outdoors or enclosed as long as adequate access is provided and their existence is easily identifiable.
- ii. A minor publicly accessible space must be open at least during the hours of 8:00 a.m. to 10:00 p.m., or during the hours of operation of adjacent uses, whichever is lesser.
- iii. A minor publicly accessible open space must be developed as a plaza, enclosed plaza, or art or landscape feature. The design criteria of LUC 20.25A.070.D.2 must be met, and the FAR amenity bonus may be utilized.
- iv. Directional signage shall identify circulation routes for all users and state that the space is accessible to the public at the times specified by subsection C.3.c.ii. of this section. The signage must be visible from all points of access. The Director shall require signage as provided in the City of Bellevue Transportation Department Design Manual. If the signage requirements are not feasible, the applicant may propose an alternative that is consistent with this section and achieves the design objectives for the building and the site.

# d. Public Access – Legal Agreement.

- i. Owners of property that is used for a minor publicly accessible open space shall execute a legal agreement providing that such property is subject to a nonexclusive right of pedestrian use and access by the public during hours of operation.
- ii. The agreement shall provide that the public right for pedestrian use shall be enforceable by the City of Bellevue, and the City shall have full rights of access to the minor publicly accessible space and associated circulation routes for purposes of enforcing the rights of the public under this agreement.
- iii. Owners of property subject to this legal agreement will maintain the pedestrian access route and may adopt reasonable rules and regulations for the use of this space; provided, that the rules and regulations are not in conflict with the right of pedestrian use and access, and are consistent with this section.
- iv. The agreement shall be recorded with the King County Division of Records and Elections and the Bellevue City Clerk.

# 20.25A.100 Downtown Pedestrian Bridges (Moved from 20.25A.130 and amended.)

# A. Where Permitted.

Pedestrian bridges over the public right-of-way may be allowed at or near the mid-block in the following locations; provided, that no more than one bridge may be allowed on any side of a 600-foot superblock:

- 1. On NE 4th Street between Bellevue Way and 110th Avenue NE;
- 2. On NE 8th Street between Bellevue Way and 110th Avenue NE; and
- 3. On Bellevue Way between NE 4th Street and NE 8th Street.

Above-grade pedestrian crossings over the public right-of-way in existence at the time of adoption of the ordinance codified in this section shall not be considered nonconforming, and may be repaired or replaced in their current locations without compliance with this section.

## B. Location and Design Plan.

The City Council shall review any Downtown Pedestrian Bridge Location and Design Plan, by entering into a Development Agreement pursuant to the terms of LUC 20.25A.030.D.2.

- 1. Prior to issuance of any permits for a proposed Downtown pedestrian bridge, a Downtown Pedestrian Bridge Location and Design Plan must be submitted to and approved by the City Council, through a development agreement process pursuant to Part 20.30L LUC.
- 2. A Downtown Pedestrian Bridge Location and Design Plan shall identify the location of the Downtown pedestrian bridge, include a finding by Council that the proposal satisfies the public benefit test set forth in paragraph C of this section, be consistent with the development standards of paragraph D of this section, and be consistent with the Comprehensive Plan.
- 3. The Director shall ensure that the approved Downtown pedestrian bridge is constructed consistent with the Design Plan. Modification to the location of the Downtown pedestrian bridge, or to the articulated public benefits requires approval by the City Council pursuant to this section. Modifications to the design of the crossing that do not modify the location or public benefits, and that are consistent with the intent of the Design Plan may be approved by the Director through the process set forth in Part 20.30F LUC.
- 4. The property owners shall record the approved Design Plan with the King County Recorder's Office or its successor agency and Bellevue City Clerk.

# C. Public Benefit Required.

The Council may approve, or approve with modifications, a proposed Downtown pedestrian bridge if it finds that the bridge provides a public benefit. For the purposes of this section, a Downtown pedestrian bridge shall be determined to provide a public benefit when it meets all of the following criteria:

- 1. The bridge improves pedestrian mobility; and
- 2. The bridge does not detract from street level activity; and
- 3. The bridge functions as part of the public realm.

# D. Development Standards.

Each proposed Downtown pedestrian bridge must be developed in compliance with the following standards:

- 1. The bridge must be open from at least 6:00 a.m. to midnight, or during the hours of operation of adjacent uses, whichever is greater. Signs shall be posted in clear view stating that the pedestrian bridge is open to the public during these hours;
- 2. The bridge connects upper-level publicly accessible space to upper-level publicly accessible space and provides a graceful and proximate connection between the sidewalk and bridge level that is visible and accessible from the sidewalk. The vertical connection should occur within 50 feet of the sidewalk;

- 3. Vertical circulation elements must be designed to indicate the bridge is a clear path for crossing the public right-of-way;
- 4. Directional signage shall identify circulation routes for all users;
- 5. Structures connected by the bridge shall draw pedestrians back to the sidewalk at the ground level immediately adjacent to both ends of the pedestrian bridge;
- 6. It is preferred that the bridge remain unenclosed on the sides, but allow enclosure or partial enclosure if the applicant demonstrates it is necessary for weather protection;
- 7. Visual access shall be provided from the sidewalk and street into the bridge;
- 8. Bridge may not diverge from a perpendicular angle to the right-of-way by more than 30 degrees;
- 9. The interior width of the bridge, measured from inside face to inside face shall be no less than 10 feet and no more than 14 feet;
- 10. Bridge shall be located at the second building level, with a minimum clearance of 16 feet above the grade of the public right-of-way;
- 11. Impacts on view corridors, as described in LUC 20.25A.150.D, shall be minimized;
- 12. Impacts on the function of City infrastructure, including but not limited to utilities, lighting, traffic signals, etc., shall be avoided or mitigated;
- 13. Lighting shall be consistent with public safety standards;
- 14. Signage on the exterior of the bridge, or on the interior of the bridge that is visible from a public sidewalk or street is not permitted;
- 15. Bridge must be architecturally distinct from the structures that it connects; and
- 16. Bridge must exhibit exemplary artistic or architectural qualities.
- E. Public Access Legal Agreement.
  - 1. Owners of property that is used for pedestrian bridge circulation and access between the bridge and public sidewalk shall execute a legal agreement providing that such property is subject to a nonexclusive right of pedestrian use and access by the public during hours of bridge operation.
  - 2. The agreement shall provide that the public right for pedestrian use shall be enforceable by the City of Bellevue, and the City shall have full rights of access for the pedestrian bridge and associated circulation routes for purposes of enforcing the rights of the public under this agreement.
  - 3. Owners of property subject to this legal agreement will maintain the pedestrian access route and may adopt reasonable rules and regulations for the use of this space; provided, that the rules and regulations are not in conflict with the right of pedestrian use and access and consistent with this section.

4. The agreement shall be recorded with the King County Recorder's Office or its successor agency and Bellevue City Clerk.

# 20.25A.110 Landscape Development (Moved from 20.25A.040 and amended)

- A. Street trees and landscaping Perimeter Plate B (Moved from 20.25A.060 and amended, Early Wins)
  - 1. Tree Species. The property owner shall install street trees, in addition to any landscaping required by LUC 20.25A.110.B, according to the requirements of 20.25A.110.A.1 Plate B of this section as now or hereafter amended.

20.25A.110A.1 Plate B

Plate B – Downtown Bellevue Street Tree Species Plan

East-West	Proposed Street Trees	Tree Size
NE 12th (102nd to I-405)	Pear: Pyrus calleryana 'Glens form'	Small
NE 11th (110th to 112th)	'Katsura: Cercidiphyllum japonicum'	Large
NE 10th (100th to 106th)	Tupelo: Nyssa sylvatica 'Firestarter'	Medium
NE 10th (106 to I-405)	Zelkova serrata 'Village Green'	Medium
NE 9th (110th to 111th)	Katsura: Cercidiphyllum japonicum	Large
NE 8th (100th to 106th)	Honeylocust: Gleditsia tricanthos 'Shademaster'	Medium
NE 8th (106th to 112th)	Pac Sunset Maple: Acer truncatum x platanoides	Medium
	'Warrenred'	
NE 6th (Bellevue Way to 106th)	Honeylocust: Gleditsia tricanthos 'Shademaster'	Medium
NE 6th (106th to I-405)	Katsura: Cercidiphyllum japonicum	Large
NE 4th (100th to I-405)	Autumn Blaze Maple: Acer x Freemanii 'Jeffersred'	Large
NE 3rd Pl (110th to 111th)	Tupelo: Nyssa sylvatica 'Firestarter'	Large
NE 2nd Pl (108th to 111th)	Persian ironwood: Parrotia persica 'Vanessa'	Medium
NE 2nd (Bellevue Way to I-405)	English oak: Quercus robur 'Pyramich'	Large
NE 1st/2nd (100th to Bellevue Way)	Hungarian oak: Quercus frainetto 'Schmidt'	Large
NE 1st (103rd to Bellevue Way)	Ginkgo: Ginkgo biloba 'Magyar'	Medium

Main St (100th to Bellevue Way)	Ginkgo: Ginkgo biloba 'Magyar'	Medium
Main St (Bellevue Way to I-405)	Tupelo: Nyssa sylvatica 'Afterburner'	Medium
North-South	Proposed Street Trees	Tree Size
100th (NE 12th to NE 10th)	Pear: Pyrus calleryana 'Aristocrat'	Small
100th (NE 10th to NE 1st)	Scarlet oak: Quercus coccinia	Large
100th (NE 1st to Main)	Ginkgo: Ginkgo biloba 'Magyar'	Medium
101st (near NE 10th)	Ginkgo: Ginkgo biloba 'Autumn Gold'	Medium
101st Ave SE (south of Main St)	Katsura: Cercidiphyllum japonicum	Large
102nd (NE 12th to NE 8th)	Miyabe maple: Acer miyabei 'Rugged Ridge'	Large
102nd (NE 1st to south of Main St)	Katsura: Cercidiphyllum japonicum	Large
103rd (near NE 10th)	Ginkgo: Ginkgo biloba 'Autumn Gold'	Medium
103rd (NE 2nd to Main St)	Katsura: Cercidiphyllum japonicum	Large
Bellevue Way (NE 12th to NE 10th)	Tulip tree: Liriodendron tulipifera 'JFS-oz'	Large
Bellevue Way (NE 10th to NE 4th)	Honeylocust: Gleditsia tricanthos 'Shademaster'	Medium
Bellevue Way (NE 4th to Main)	Tulip tree: Liriodendron tulipifera 'JFS-oz'	Large
105th (NE 4th to NE 2nd)	Sweetgum: Liquidambar styraciflua 'Worplesdon'	Large
105th SE (near Main St)	London planetree: Platanus x acerifolia 'Bloodgood'	Large
106th (NE 12th to NE 8th)	Elm: Ulmus propinqua 'Emerald Sunshine'	Large
106th (NE 8th to NE 4th)	Elm: Ulmus Americana 'Jefferson'	Large
106th (NE 4th to Main)	Elm: Ulmus 'Morton Glossy'	Large
106th Pl NE (near NE 12th)	London planetree: Platanus x acerifolia 'Bloodgood'	Large
107th (NE 2nd to south of Main)	Hornbeam: Carpinus caroliniana 'Palisade'	Medium
108th (NE 12th to NE 8th)	Persian ironwood: Parrotia persica 'Ruby Vase'	Medium
108th (NE 8th to NE 4th)	Sweetgum: Liquidambar styraciflua 'Worplesdon'	Large
108th (NE 4th to south of Main)	Zelkova serrata 'Green Vase'	Medium
109th (near NE 10th)	Linden: Tilia cordata 'Chancole'	Large

110th (NE 12th to NE 8th)	Linden: Tilia americana 'Redmond'	Large
110th (NE 8th to NE 4th)	Zelkova serrata 'Village Green'	Medium
110th (NE 4th to Main)	Red maple: Acer rubrum 'Somerset'	Large
111th (NE 11th to NE 9th)	Ginkgo: Ginkgo biloba 'Autumn Gold'	Medium
,		
111th (NE 4th to NE 2nd)	Ginkgo: Ginkgo biloba 'Autumn Gold'	Medium
112th (NE 12th to Main)	Scarlet oak: Quercus coccinia	Large

2. Street Landscaping. Street trees together with shrubbery, groundcover and other approved plantings are required in a planter strip along the length of the frontage. Vegetation included in the planter strip shall be able to withstand urban conditions, shall be compatible with other plantings along the same street, and shall reflect the character of the area within which they are planted, as approved by the Director.

# 3. Installation and Irrigation

- a. Installation. Street trees, at least 2.5 inches in caliper or as approved by the Director, must be planted at least 3 feet from the face of the street curb, and spaced a maximum of 20 feet for small trees, 25 feet for medium trees, and 30 feet for large trees. The size of the tree shall be determined by Plate B of this section, as now or hereafter amended. A street tree planting area may also include decorative paving and other native plant materials, except grass that requires mowing. The use of planter strips for stormwater treatment is encouraged. Installation shall be in accordance with the Parks and Community Services Department Environmental Best Management Practices and Design Standards, as now or hereafter amended.
- b. Irrigation. A permanent automatic irrigation system shall be provided at the time of installation of street trees and sidewalk planting strip landscaping located in a required planter strip or tree pit. The irrigation system shall be served by a separate water meter installed by the applicant and served by City-owned water supply with 24-hour access by the City. The use of rainwater to supplement irrigation is encouraged. Irrigation system shall be designed per the Parks and Community Services Department Environmental Best Management Practices and Design Standards, as now or hereafter amended.
- 4. Species substitution. If a designated tree species is not available due to circumstances such as spread disease or pest infestation, it may be substituted with a different species or cultivar as approved by the Director as an administrative departure pursuant to LUC 20.25A.030.D.1. The substitution shall be of the same size and canopy spread as the tree species that is being replaced.
- B. On-site landscaping (Moved from 20.25A.040)
  - 1. The provisions of LUC 20.20.520, except as they conflict with this section, apply to development in the Downtown Land Use Districts.

2. Site perimeter and parking structure landscaping shall be provided in Downtown Land Use Districts according to the following chart, Landscape Development Requirements. In addition, street trees may be required by LUC 20.25A.110.A.1.

# 20.25A.110 Landscape Development Requirements

Lond Has District	Location On-Site		
Land Use District	Street Frontage	Rear Yard	Side Yard
Downtown-O-1 Downtown-O-2 Downtown OB	If buffering a parking area – 8' Type III (1)	None Required	None Required
Downtown-MU Downtown-R Downtown OLB Perimeter Overlay Districts	If buffering a parking	If buffering a surface vehicular access or parking area – 5' Type III	If buffering a surface vehicular access or parking area – 5' Type III

- (1) An alternative design may be approved through Alternative Landscape Option, LUC 20.20.520.J through the Administrative Departure process contained in LUC 20.25A.030.D.1.
- C. Linear Buffer (Moved from 20.25A.090.D.4 and amended)
  - 1. General. The standards of this paragraph supplement other landscape requirements of this Part 20.25A and LUC 20.20.520 for development in the Perimeter Overlay District.
  - 2. Linear Buffers.
    - a. General. Any development situated within Perimeter Overlay A shall provide a linear buffer within the minimum setback from the Downtown boundary required by LUC Chart 20.25A.060.A.4. The purpose of this feature is to produce a green buffer that will soften the visual impact of larger buildings as viewed from the lower intensity Land Use Districts adjacent to Downtown. These design standards are minimum requirements for the size and quantity of trees and other linear buffer elements. The specific design of the linear buffer for each project will be determined through the Design Review Process. Design considerations include, but are not limited to, the placement of elements and their relationship to adjacent property as well as to the proposed development. Different sets of design standards apply to each of the locational conditions.
  - 3. Requirements for All Linear Buffers. All linear buffers:
    - a. Shall have a minimum width of 20 feet;
    - b. Shall not be used for parking, and vehicular access drives shall be no more than 25 percent of the total are of the linear buffer;
    - c. Must include seasonal color in an amount of at least 10 percent of the perimeter setback area; and
    - d. Must utilize native species for at least 50 percent of the plantings located within the perimeter setback area.
  - 4. Linear Buffers that are Adjacent to Rights-of-Way or Public Property shall have:

- a. Three deciduous trees, with a minimum caliper of 2.5 inches, per each 1,000 square feet of the perimeter setback area;
- b. Two flowering trees, with a minimum caliper of two inches, per each 1,000 square feet of perimeter setback area;
- c. Ten evergreen shrubs, minimum five-gallon size, per 1,000 square feet of the perimeter setback area:
- d. Living ground cover that provides cover of unpaved portion of buffer within three years.
- e. Walls and fences that do not exceed 30 inches.
- f. Accessibility both visually and physically abutting the sidewalk and being within three feet of the sidewalk or providing alternative access.
- g. Seventy-five percent of the buffer must be planted. The other 25 percent may be paved with pervious pavement, brick, stone or tile in a pattern and texture that is level and slip-resistant. The paved portion of the buffer may be used for private recreational space and residential entries.
- 5. Where the Downtown boundary abuts property outside the Downtown other than right-of-way or public property, the minimum setback from the Downtown boundary (or perimeter property lines when the setback has been relocated pursuant to Note 6 of subsection 20.25A.060.A.4 shall be landscaped as follows:
  - a. The entire setback shall be planted except for allowed paved portions. No portion may be paved except for vehicular entrance drives, required mid-block pedestrian connections, patios that do not exceed 25 percent of the area of the required setback, and residential entries that do not exceed 25 percent of the area of the required setback.
  - b. The setback shall be planted with:
    - i. Evergreen and deciduous trees, with no more than 30 percent deciduous, a minimum of 10 feet in height, at intervals no greater than 20 feet on center; and
    - ii. Evergreen shrubs, a minimum of two-gallon in size, at a spacing of three feet on center; and
    - iii. Living ground cover so that the entire remaining area will be covered in three years.

# 20.25A.120 Green and Sustainability Factor (NEW)

- A. All new development shall provide landscaping and other elements that meets a minimum Green and Sustainability Factor score. All required landscaping shall meet standards promulgated by the Director to provide for the long-term health, viability, and coverage of plantings. These standards may include, but are not limited to, the type and size of plants, spacing of plants, depth of soil, and the use of drought-tolerant plants. The Green and Sustainability Factor score shall be calculated as follows:
  - 2. Identify all proposed elements, presented in 20.25A.120, Table A.
  - 3. Multiply the square feet, or equivalent square footage where applicable, of each landscape element by the multiplier provided for that element in Table A according to the following provisions:
    - a. If multiple elements listed in 20.25A.120, Table A occupy the same physical area, they may be all be counted. For example, groundcover and trees occupying the same physical space may be counted under the ground cover element and the tree element.

- b. Landscaping elements and other frontage improvements in the right-of-way between the lot line and the roadway may be counted.
- c. Elements listed in 20.25A.120, Table A that are provided to satisfy any other requirements of this Code may be counted.
- d. For trees, large shrubs and large perennials, use the equivalent square footage of each tree or shrub provided in 20.25A.120, Table B.
- e. For green walls, use the square footage of the portion of the wall that will be covered by vegetation at three years. Green walls must include year-round irrigation and a submitted maintenance plan to be included as an element in the calculation for a project's Green and Sustainability Factor Score.
- f. All vegetated structures, including fences counted as green walls shall be constructed of durable materials, provide adequate planting area for plant health, and provide appropriate surfaces or structures that enable plant coverage.
- g. For all elements other than trees, large shrubs, large perennials, green walls, structural soil systems and soil cell system volume; square footage is determined by the area of the portion of the horizontal plane that lies over or under the element.
- h. All permeable paving and structural soil credits may not count for more than one third of a project's Green and Sustainability Factor Score.
- 3. Add together all the products calculated in subsection Figure 20.25A.120.A.5 below to determine the Green and Sustainability Factor numerator.
- 4. Divide the Green and Sustainability Factor numerator by the lot area to determine the Green and Sustainability Factor score.
- 5. The Director has the final authority in determining the accuracy of the calculation of the Green and Sustainability Factor score.

Figure 20.25A.120.A.5

A. Landscape		Multiplier
Elements		
	1. Bioretention Facilities (horizontal square footage) and/or Soil Cells. (Must comply with Bellevue's Storm and Surface Water Engineering Standards. Volume of soil cell systems may be calculated up to 3 feet in depth.)	1.2
	2. Structural Soil Systems (Volume of structural soil systems can be calculated up to 3 feet in depth.)	0.2
	3. Landscaped areas with soil depth less than 24 inches	0.1
	4. Landscaped areas with soil depth of 24 inches or more	0.6

	5. Preservation of existing trees – calculated at 20 square feet per inch d.b.h. (Trees mush have a minimum diameter of 6 inches at d.b.h. Existing street trees proposed for preservation must be approved by the Director or designee.)	1.0
	6. Preservation of landmark tree bonus – calculated at 20 square feet per inch d.b.h. Trees must meet the City's definition for Landmark Trees.	0.1
	7. Preservation of existing evergreen trees bonus- calculated at 20 square feet per inch d.b.h. Preserved evergreen trees shall have a minimum diameter of 6 inches at d.b.h.	0.1
	8. Ground cover or other low plants –Calculated at less than or equal to 2 feet at maturity.	0.1
	9. Shrubs or Large Perennials-Calculated at 12 square feet per plant greater than 2 feet tall at maturity.	0.4
	10. Small Trees-Calculated at 90 square feet per tree with a canopy spread of 10 feet to 15 feet at maturity.	0.3
	11. Medium Trees – Calculated at 230 square feet per tree with a canopy spread 18 square feet to 24 square feet at maturity.	0.3
	12. Large Trees-calculated at 360 square feet per tree with a canopy spread 26 ft. or larger.	0.4
B. Green Roofs		
	1. Area planted with at least 2 inches of growth medium but less than 4 inches of soil.	0.4
	2. Area planted with at least 4 inches of growth medium.	0.7
C. Green Walls		
	1. Façade or wall surface obstructed with vines calculate with an estimate of 3 years' growth.	0.2
	2. Façade or wall surface planted with a green wall system with have year-round irrigation and maintenance plan.	0.7
D. Landscape Bonuses		
	1. Landscaped areas for food cultivation.	0.2
	2. Landscaped areas planted with native or drought-tolerant plants.	0.1
	3. Landscape areas at sidewalk grade.	0.1

	4. Rainwater harvesting for landscape irrigation shall be calculated as a percentage of total water budget times total landscape area.	0.2
E. Permeable Paving		
	1. Permeable paving over a minimum 6 inches and less than 24 inches soil or gravel.	0.2
	2. Permeable paving over at least 24 inches of soil or gravel.	0.5
F. Bicycle Parking		
	1. Bicycle racks in publically accessible locations – calculated at 9 square feet per bike locking space and must be visible from sidewalk or public area.	1.0
	2. Bicycle lockers in publically accessible locations – calculated at 12 square feet per locker, and must be visible from public areas and open for public use.	1.0
G. Green Building Incentives		
	Tier 1 - Living Building Full Certification, Living Building Petal Certification, Living Building Net Zero, Built Green Emerald Star –Calculated with entire parcel area.	0.3
	Tier 2 - Built Green 5 Star, LEED Platinum – Calculated with entire parcel area.	0.1
	Tier 3 – Built Green 4 Star, LEED Gold – Calculated with entire parcel area.	0.05

Figure 20.25A.120.6 Equivalent square footage of trees and large shrubs

Shrub/Tree	Equivalent Square Feet
Large shrubs or large perennials	12 square feet per plant
Small trees (1)	90 square feet per tree
Medium trees (1)	230 square feet per tree
Large trees (1)	350 square feet per tree
Existing large trees	20 square feet per inch of trunk diameter 4.5 feet above grade

<sup>(1)</sup> The Director or his designee will determine which tree species are small, medium and large within the meaning of this table.

# [INSERT GRAPHIC SHOWING HOW GREEN FACTOR WORKS/APPLIES]

# **Heritage Trees and Landmark Trees -TBD**

# 20.25A.130 Mechanical Equipment Screening and Location Standards. (Moved from 20.25A.045, Early Win)

# A. Applicability.

The requirements of this section shall be imposed for all new development, and construction or placement of new mechanical equipment on existing buildings. Mechanical equipment shall be installed so as not to detract from the appearance of the building or development.

## B. Location Requirements.

- 1. To the maximum extent reasonable and consistent with building and site design objectives, mechanical equipment shall be located in the building, below grade, or on the roof.
- 2. Where the equipment must be located on the roof, it shall be consolidated to the maximum extent reasonable rather than scattered.
- 3. Mechanical equipment shall not be located adjacent to a sidewalk, through-block pedestrian connection, or area designated open to the public, such as a plaza.

# C. Screening Requirements.

- 1. Exposed mechanical equipment shall be visually screened by a predominantly solid, non-reflective visual barrier that equals or exceeds the height of the mechanical equipment. The design and materials of the visual barrier or structure shall be consistent with the following requirements:
  - a. Architectural features, such as parapets, screen walls, trellis systems, or mechanical penthouses shall be consistent with the design intent and finish materials of the main building, and as high or higher than the equipment it screens; or
  - b. Vegetation or a combination of vegetation and view-obscuring fencing shall be of a type and size that provides a visual barrier at least as high as the equipment it screens and provides 50 percent screening at the time of planting and a dense visual barrier within three years from the time of planting.
  - c. Screening graphics may be used for at-grade utility boxes.
- 2. Mechanical equipment shall be screened from above by incorporating one of the following measures, in order of preference:
  - a. A solid non-reflective roof. The roof may incorporate non-reflective louvers, vents, or similar penetrations to provide necessary ventilation or exhaust of the equipment being screened;
  - b. Painting of the equipment to match or approximate the color of the background against which the equipment is viewed;
  - c. Mechanical Equipment Installed on Existing Roofs. The Director may approve alternative screening measures not meeting the specific requirements of this section if the applicant demonstrates that:
    - i. The existing roof structure cannot safely support the required screening, or

ii. The integrity of the existing roof will be so compromised by the required screening as to adversely affect any existing warranty on the performance of the roof.

# [INSERT GRAPHIC FOR MECHANICAL SCREENING]

## D. Exhaust Control Standards.

- 1. Purpose. Where technically feasible, exhaust equipment shall be located so as not to discharge onto a sidewalk, right-of-way, or area designated accessible to the public; including but not limited to a plaza, through-block connection, pedestrian bridge, and minor publicly accessible space.
- 2. Exhaust Location Order of Preference. Mechanical exhaust equipment shall be located and discharged based on the following order of preference:
  - a. On the building roof;
  - b. On the service drive, alley, or other façade that does not abut a public street, sidewalk or right-of-way;
  - c. Located above a driveway or service drive to the property such as a parking garage or service court; or
  - d. Location that abuts a public street or easement; provided, that the exhaust discharge is not directly above an element that has earned FAR Amenity Incentive System points, such as a public plaza.
- 3. If mechanical exhaust equipment is located as provided in subsection D.2.c or d of this paragraph, then it shall be deflected from such public space and located at least 16 feet above finished grade, street, easement or other area designated accessible to the public.
- 4. Exhaust outlets shall not be allowed to discharge to an area that has earned FAR Amenity Incentive System points, such as a public plaza.

## E. Modifications.

The location and screening of mechanical equipment and exhaust systems is subject to review and approval at the time of land use review. The Director may approve an administrative departure pursuant to LUC 20.25A.030.D.1. if the applicant demonstrates that the alternate location or screening measures provide an equal or better result than the requirements of this section.

# F. Noise Requirements.

- 1. Mechanical equipment shall meet the requirements of Chapter 9.18 BCC, Noise Control.
- 2. The applicant shall be required to demonstrate the mechanical system compliance with the requirements of Chapter 9.18 BCC prior to issuance of certificate of occupancy.

## 20.25A.140 Downtown Design Guidelines Introduction. (New)

The Downtown Design Guidelines have the following predominant goals:

- A. To ensure that Downtown is viable, livable, memorable, and accessible.
- B. To promote design excellence, innovation, and reinforce a sense of place for Downtown.
- C. To improve the walkability, streetscapes, and public spaces for Downtown residents, employees and visitors.
- D. To foster a vibrant pedestrian environment by providing a welcoming streetscape with Active Uses, open spaces, street furniture, landscaping, and pedestrian-scaled amenities.
- E. To improve connectivity through Downtown and from Downtown to adjacent neighborhoods.
- F. To encourage sustainable and green design features, including those that promote water, resource, and energy conservation.
- G. To encourage the design of attractive rooftops that contribute to a memorable Downtown skyline.
- H. To advance the theme of "City in a Park" for Downtown, create more green features and public open space, and promote connections to the rest of the park and open space system.

## 20.25A.150 Context. (New)

## A. Relationship to Height and Form of Other Development.

**1. Intent.** Each new development provides an opportunity to enhance the aesthetic quality of Downtown and its architectural context. The relationship has to its environment is a part of creating a well-designed, accessible, vibrant community.

- a. Architectural elements should enhance, not detract from, the area's overall character;
- b. Locate the bulk of height and density in multi-building projects away from lower intensity land use districts;
- c. Minimize offsite impacts from new development, such as lights and noise, by directing them away from adjacent properties and less intense uses;
- d. Incorporate architectural elements used at a scale and level of detailing proportionate to the size of the building; and
- e. Use forms, proportions, articulation, materials, colors and architectural motifs that are suggested by and complement adjacent buildings.

## [INSERT GRAPHIC RELATIONSHIP TO OTHER DEVELOPMENT]

## **B. Relationship to Publicly Accessible Open Spaces**

**1. Intent.** Publicly accessible open spaces are provided for public enjoyment and are an area of respite for those who live and work in the area. Publicly accessible open spaces provide numerous benefits for people including: active and passive recreation, a place to sit and gather, a place for events, and relief from the built environment. Any negative impacts from new projects to adjacent publicly accessible spaces should be minimized.

#### 2. Guidelines.

- a. Organize buildings and site features to preserve and maximize solar access into existing public open spaces wherever possible;
- b. When designing a project base or podium, strive to enhance the user's experience of an adjacent public open space. For example, views of an adjacent public open space can be framed by new development; and
- c. Promote use and accessibility of publicly accessible open spaces through site and building design.

# C. Relationship to Transportation Elements

**1. Intent.** Downtown residents, employees, and visitors depend on safe, inviting, efficient transportation options. New development is a key link in creating a reliable transportation system with connections to different modes of transportation that place an emphasis on safety for the pedestrian.

#### 2. Guidelines.

- a. Create logical connections to transit options, walking and biking trails, pedestrian routes, and streets; and
- b. Coordinate service and parking access to maximize efficiency and minimize negative impacts on adjacent land uses and the public realm.

# [INSERT GRAPHIC OF PLAN VIEW OF CONNECTIVITY AND GATEWAYS]

## D. Emphasize Gateways

- 1. Intent: Entrances and transitions into and within Downtown should be celebrated.
- 2. Guideline: Use architectural and landscape elements to emphasize gateways. Pedestrians, cyclists, transit passengers, and motorists should experience a sense of "entering" or moving into Downtown, as well as entry into unique neighborhoods in Downtown. Refer to the Gateways and Wayfinding section of the Downtown Subarea Plan in the City of Bellevue Comprehensive Plan for a map of gateways.

## E. Maximize Sunlight on Surrounding Area

**1. Intent.** Outdoor spaces are more enjoyable and functional if they are filled with sunlight. Loss of sunlight and sky view reduces the comfort, quality, and use of publicly accessible open space. Trees and vegetation need sunlight to thrive.

#### 2. Guidelines.

- Evaluate alternative placement and massing concepts for individual building sites at the scale of the block to secure the greatest amount of sunlight and sky view in the surrounding area;
- b. Maximize sunlight and sky view for people in adjacent developments and streetscape; and
- c. Minimize the size of shadows and length of time that they are cast on pedestrians in the streetscape.

## [INSERT GRAPHIC-SITE TO SITE /SHADE AND SHADOW]

## 20.25A.160 Site Organization. (New)

#### A. Introduction

Downtown Bellevue is unique in its 600-foot superblock configuration. These large blocks, which constitute the majority of the blocks in Downtown, create greater flexibility in site design. However, they create a greater need to provide for street activation and coordinated internal circulation.

## **B. On-Site Circulation**

1. Intent. The vitality and livability of Downtown is dependent on a safe, walkable environment that prioritizes the pedestrian and reduces conflicts between pedestrians and other modes of transportation. The design should encourage the free flow of pedestrians, cyclists and cars onto, off, and through the site. Walkability includes the creation of through-block pedestrian connections and other paths that offer attractive and convenient connections away from heavy arterial traffic. These connections also break down superblocks into a pedestrian-friendly grid.

- a. Site Circulation for Servicing and Parking.
  - i. Provide access to site servicing and parking at the rear of the building from a lane or shared driveway, if possible;

- ii. Provide access to site servicing, such as loading, servicing, utilities, vehicle parking, either underground or within the building mass and away from the public realm and public view;
- iii. Minimize the area of the site used for servicing through the use of shared infrastructure and shared driveways;
- iv. Provide service access through the use of through-lanes rather than vehicle turnarounds, if possible; and
- v. Locate above-ground mechanical and site servicing equipment away from the public sidewalk, through-block connections, and open spaces.
- b. On-site Passenger and Guest Loading Zones, Porte Cocheres, and Taxi Stands
  - Plan for increased activity found in passenger and guest loading areas during site plan development. Loading functions must take place on private property, except as provided below;
  - ii. Locate passenger and guest loading zones and taxi stands so that the public right-of-way will remain clear at all times;
  - iii. Locate passenger and guest loading zones and taxi stands to minimize conflicts with pedestrians and other modes of transportation. Limit the number and width of curb cuts and vehicular entries to promote street wall continuity and reduce conflicts with pedestrians, bicyclists, and other modes of transportation;
  - iv. Walkways shall be placed to provide pedestrian access from the public sidewalk to the building entry without requiring pedestrians to walk in the driveway or come into conflict with vehicles;
  - v. Pull-through drives should have one lane that is one way where they enter from and exit to the street;
  - vi. Long-term parking is not allowed in passenger and guest loading areas;
  - vii. If private bus activity is anticipated, provide an off-street passenger loading area for this size of a vehicle. Passenger loading functions may not take place in the public right-of-way; and
  - viii. Passenger loading functions for hotels, other than guest arrival and departure, are allowed on streets with moderate intensity, such as a C Right-of-Way, via a curb setback loading area. Provided: the loading area must have a direct relationship to the building entry, and the required streetscape (curb, sidewalk, and planting strip) widths must be maintained between the loading area and building entries, and the Director of Transportation has approved the configuration.

## [INSERT GRAPHIC LOADING AREA]

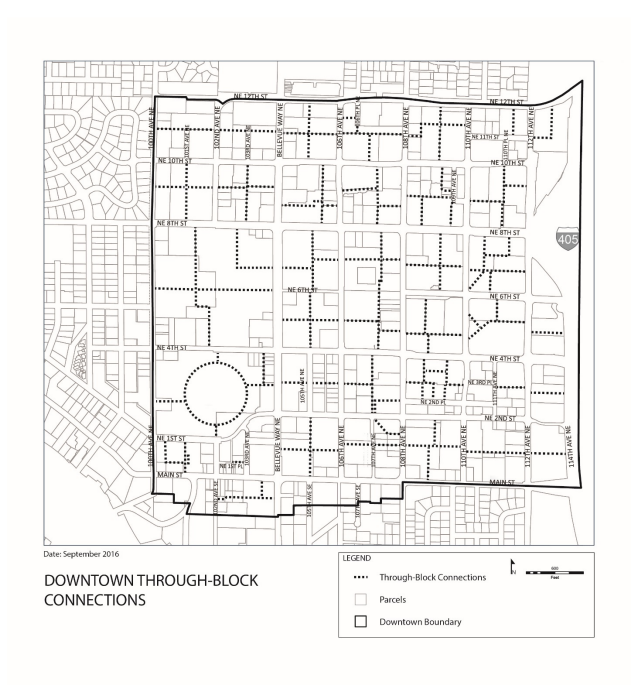
- c. Pedestrian and Cycling Connections
  - i. Include direct, logical, safe, and continuous routes for pedestrians and cyclists;
  - ii. Provide pedestrian access through the site that is available to all and consistent with the Americans with Disabilities Act;
  - iii. Include landscaping, pedestrian-scale lighting, and other amenities that enhance use of such connections during every season; and
  - iv. Locate bicycle parking so that it has direct and visible access to the public street, building entrances, transit, and other bicycle infrastructure.

# [INSERT GRAPHIC VIGNETTE OF PEDESTRIAN/CYCLING CONNECTIONS]

## **C. Building Entrances**

- **1. Intent.** Direct access from the public sidewalk to each building animates the street and encourages pedestrian activity to occur in the public realm rather than inside the building.
- **2. Guideline.** Ensure that the primary building entrances front onto major public streets, are well-defined, clearly visible, and accessible from the adjacent public sidewalk.
- D. Through-Block Pedestrian Connections. (Moved from 20.25A.060 Amended and Early Wins)
- 1. Through-Block Pedestrian Connection Map.

Figure 20.25A.160D.1



**2. Intent.** A through-block pedestrian connection provides an opportunity for increased pedestrian movement through superblocks in Downtown and helps to reduce the scale of the superblocks.

#### 3. Standards.

- a. Location. Through-block pedestrian connections are required in each superblock as provided in the map above. A through-block pedestrian connection shall be outdoors, except where it can only be accommodated indoors. The Director may approve a location shift on a through-block pedestrian connection provided that it provides similar pedestrian access as would have been required in the map above.
- b. Proportionate Share. If a new development is built adjacent to a required through-block pedestrian connection as provided in the map in 20.25A.160.D.1, the applicant shall construct a proportionate share of the through-block pedestrian connection.
- c. Hours. A through-block pedestrian connection shall be open to the public 24 hours a day. Provided, if the through-block pedestrian connection is within a building, its hours shall coincide with the hours during which the building is open to the public.
- d. Signage. Directional signage shall identify circulation routes for all users and state that the space is accessible to the public at all times. The signage must be visible from all points of access. The Director shall require signage as provided in the City of Bellevue Transportation Department Design Manual. If the signage requirements are not feasible, the applicant may propose an alternative that is consistent with this section and achieves the design objectives for the building and the site.
- 3. Guidelines. A through-block pedestrian connection should:
  - a. Form logical routes from its origin to its destination;
  - b. Offer diversity in terms of activities and pedestrian amenities;
  - Incorporate design elements of the adjacent right-of-way, such as paving, lighting, landscaping, and signage to identify the through-block pedestrian connection as a public space;
  - d. Accentuate and enhance access to the through-block pedestrian connection from the right-of-way by use of multiple points of entry that identify it as a public space;
  - e. Be identified as a public space through clear, visible signage;
  - f. Provide lighting that is pedestrian-scaled, compatible with the landscape design, and that improves safety;

- g. Provide high quality design and durable materials;
- h. Provide landscaping to define and animate the space wherever possible;
   Incorporate trees and landscaping to provide enclosure and soften the experience of the built environment;
- i. The use of artistic elements and water features is encouraged to provide moments of interest for the user;
- j. Provide access that complies with the Americans with Disabilities Act, additional access may be provided through the building, if necessary to meet this requirement;
- k. Provide weather protection for pedestrians at key intersections, building entrances, or points of interest;
- Be developed as a walkway or a combination walkway and vehicular lane. If the
  combination walkway and vehicular lane does not have a separate raised walkway,
  the walkway surface must be paved with unit paver blocks or other unique paving
  surface to indicate that it is a pedestrian area;
- m. Incorporate decorative lighting and seating areas; and
- n. Be visible from surrounding spaces and uses. Provide windows, doorways and other devices on the through-block connection to ensure that the connection is used and not isolated from view.

# E. Open Space

1. **Intent:** Open space is an integral part of a livable urban environment because it provides people a place for recreation, gathering, and reflection in a built environment. A vibrant Downtown includes open space that encourages active and passive recreation, spontaneous and planned events, and the preservation of the natural environment.

- a. Site and building design should capitalize on significant elements of the natural environment, planned parks, and open space. Designs should incorporate open space amenities for residents, employees, and visitors. Depending on the location, this may be accomplished through integration of the natural environment with new development or providing a smooth transition between the natural and built environments;
- b. Orient gathering places and walkways toward parks and open spaces. Provide clear and convenient public access to open space amenities;
- c. Include elements that engage the natural environment where the sight, sound, and feel of nature can be directly experienced;
- d. Locate buildings to take maximum advantage of adjacent open spaces.
- e. Create attractive views and focal points;

- f. Use publicly accessible open space to provide through-block pedestrian connections where possible;
- g. Include features and programming opportunities to encourage year-round use;
- h. Define and animate the edges of publicly accessible open space with well-proportioned base buildings, permeable facades, and Active Uses at-grade;
- i. Provide access that complies with the Americans with Disabilities Act, additional access may be provided through the building if necessary to meet this requirement;
- j. Provide weather protection for pedestrians at key intersections, building entrances, and points of interest;
- k. Use artistic elements and water features where possible.
- I. Use design elements, such as surface materials, furnishings, landscaping and pedestrianscale lighting that are high-quality, functional, and environmentally sustainable; and
- m. Maximize safety and comfort by including access to sunlight, clear views to and from adjacent streets and buildings, compliance with the Americans with Disabilities Act, and protection from wind and inclement weather; and
- n. Design for events where feasible by providing electrical hookups and areas for staging.
- o. Employ decorative lighting.

## [INSERT GRAPHIC VISIBILITY FROM SIDEWALK OR THROUGH-BLOCK CONNECTION]

## 20.25A.170 Streetscape and Public Realm

#### A. Streetscapes

- 1. Define the Pedestrian Environment.
- a. Intent.

A building should provide a continuous, visually rich pedestrian experience along its ground-floor street front.

- i. The most important part of a building to a pedestrian is its ground floor which a person experiences walking past or entering the building. This "pedestrian experience zone" should provide a sense of enclosure, and a continuous and comfortable street edge for the pedestrian. Ground floor building transparency should foster interaction between the public and private realms;
- ii. Provide windows that are transparent or have displays at the street level;

- iii. Create visual interest on walls by using a variety of forms, colors, and compatible cladding materials;
- iv. Facades should provide a provide a varied pedestrian experience by using bays, columns, pilasters, or other articulation at the street level;
- v. Weather protection should help to define the upper edge of the pedestrian experience zone. A change in materials and scale will further defined this zone; and
- vi. Signs and lighting at the ground level should complement the pedestrian scale; and
- vii. Provide building edges that maintain strong visual and physical connections to the sidewalk.

## [INSERT GRAPHIC - STREETSCAPE "ROOM"]

## 2. Protect Pedestrians from the Elements.

#### a. Intent.

Provide pedestrians with protection from wind, sun, and rain.

- i. Awnings and marquees are encouraged along the ground floor of buildings to protect pedestrians from rain and provide shade in summer;
- ii. The design of awnings and canopies should be an integral component of the building façade;
- iii. Awnings should be in proportion to the building and sidewalk, and not so large as to impact street trees, light fixtures, or other street furniture;
- iv. Awnings should assist in providing a sense of enclosure for the pedestrian;
- v. Use durable materials for awnings;
- vi. Awning and marquee designs must be coordinated with building design.
- vii. Minimum height for awnings or marquees is 8 feet above finished grade, or 8 feet above the upper level walk except as otherwise required in the International Building Code, as adopted and amended by the City of Bellevue.
- viii. Maximum height for awnings or marquees is 12 feet above finished grade or 12 feet above the upper level walk; and
- ix. Weather protection should follow the pattern of storefronts.

## 3. Create a Variety of Outdoor Spaces.

#### a. Intent.

Provide comfortable and inviting outdoor spaces for a variety of activities during all hours and seasons.

#### b. Guidelines.

- Outdoor gathering spaces should be inviting and maximize opportunities for use. They should be spatially well-defined, inviting, secure, easy to maintain. They may be intimate and quiet or active and boisterous;
- ii. All outdoor areas should work well for pedestrians and provide space for special events, as well as passive activities;
- iii. Provide courtyards, squares, and plazas to enhance adjacent ground floor uses.
- iv. Use buildings to surround green spaces and give the space visual definition. Vitality can be generated by active ground floor uses and programming within the space;
- v. Use trees, shrubs, and plants to help define walkways, create transitions from open spaces to the street, and provide visual interest;
- vi. Provide for outdoor spaces that can support active uses such as farmers' markets, festivals, and community events.
- vii. Provide structures, pavilions, and seating areas that are easily accessible and feel safe and secure during day and evening hours; and
- viii. Provide pedestrian walkways and courtyards in residential or office development areas.

# [INSERT GRAPHIC VARIETY OF OPEN SPACES]

## 4. Provide Places for Stopping and Viewing.

#### a. Intent.

People-watching, socializing, and eating are restful and pleasurable activities for the pedestrian; providing special places where they can do these activities increases the pedestrian's sense of enjoyment. Seating and resting places can add vitality to the urban environment. People will use available seating in open, well-designed areas, not in secluded or highly exposed areas.

- Use formal benches, moveable seating, and informal seating areas such as wide steps, edges of landscaped planters and low walls;
- ii. Provide more seating areas near active retail establishments especially outside eating and drinking establishments and near food vendors;
- iii. Provide seating adjacent to sidewalks and pedestrian walkways;

- iv. Create places for stopping and viewing adjacent to and within parks, squares, plazas, and courtyards; and
- v. Create a sense of separation from vehicular traffic.
- vi. Provide comfortable and inviting places where people can stop to sit, rest and visit.

# 5. Integrate Artistic Elements.

#### a. Intent.

Artistic elements should complement the character of a site, building or district as a whole. Art enriches the development by making buildings and open spaces more engaging and memorable. Art is integral to creating a memorable experience for those who live, work, and visit Downtown, especially when the art is integrated into the design of the building or outdoor space. To maximize the opportunities for art on a site, applicants are encouraged to include artists on design teams.

## b. Guidelines.

- i. Use art to provide a conceptual framework to organize open spaces including plazas, open spaces, setbacks, and streetscapes;
- ii. Use art to mark entryways, corners, gateways and view termini;
- iii. Integrate art into building elements, including but not limited to: facades, canopies, lighting, etc.;
- iv. Designate a location for the artwork that activates the public realm and is in scale with its location;
- v. Use materials and methods that will withstand public use and weathering if sited outdoors.

## [INSERT GRAPHIC STREET WITH POTENTIAL SPACES FOR ART]

## 6. Orient Lighting toward Sidewalks and Public Spaces.

### a. Intent.

Pedestrian-scaled lighting should be used to highlight sidewalks, street trees, and other features, and harmonize with other visual elements in the subarea.

- i. Pedestrian-scaled lighting should be provided along pedestrian walkways and public open spaces;
- ii. Lighting should be compatible among projects within neighborhood districts to accentuate the subareas.

- iii. Fixtures should be visually quiet as to not overpower or dominate the streetscape.
- Lighting may also be used to highlight trees and similar features within public and private plazas, courtyards, walkways and other similar outdoor areas and to create an inviting and safe ambiance;
- v. Use lighting to highlight landscape areas.
- vi. Integrate and conceal fixtures into the design of buildings or landscape walls, handrails, and stairways;
- vii. Install foot lighting that illuminates walkways and stairs;
- viii. Use energy-efficient lighting, such as LED;
- ix. Direct bollard lighting downward toward walking surfaces;
- x. Provide festive lighting along signature streets on buildings and trees;
- xi. Decorative lighting may be used in open spaces to make the area more welcoming.

## 7. Orient Hanging and Blade Signs to Pedestrians.

## a. Intent.

Hanging signs should be oriented to the pedestrian and highly visible from the sidewalk. Hanging signs can contribute significantly to a positive retail and pedestrian environment and reinforce a sense of place.

### b. Guideline.

- Signs should not overwhelm the streetscape. They should be compatible with and complement the building's architecture, including its awnings, canopies, lighting, and street furniture;
- ii. Sign lighting should be integrated into the facade of the building;
- iii. Signs should be constructed of high-quality materials and finishes; and
- iv. Signs should be attached to the building in a durable fashion.

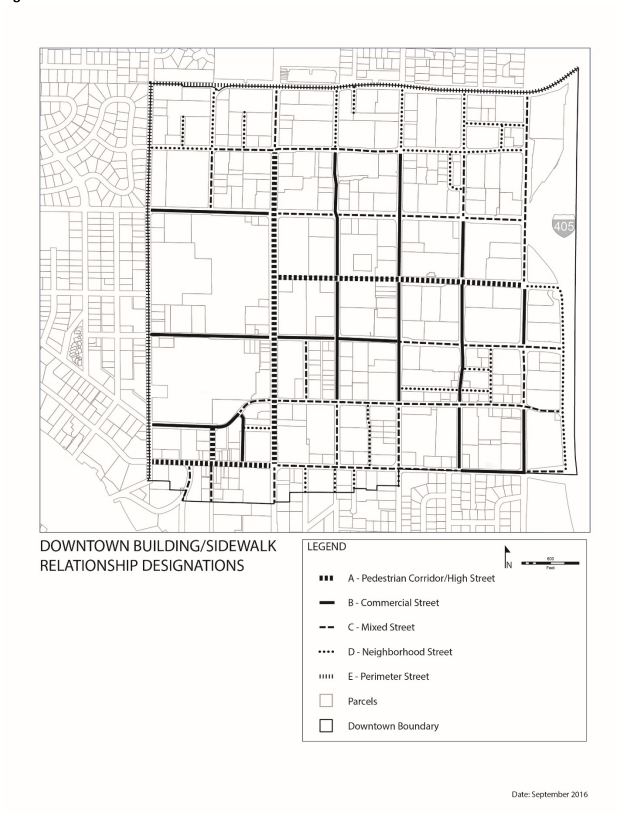
# [INSERT GRAPHIC -INTEGRATED SIGN]

## **B. Right-of-Way Designations**

**Introduction:** The Right-of-Way Designations provide design guidelines for the streetscape organized by Downtown streets. These designations are a representation of the Downtown vision for the future, rather than what currently exists. The designations creates a hierarchy of rights-of-way reflecting the intensity of pedestrian activity. The "A" Rights-of-Way are those streets that have the highest amount of pedestrian activity, while the "D" Rights-of Way would have a smaller amount of pedestrian activity. These guidelines are intended to provide activity, enclosure, and protection on the sidewalk for the pedestrian.



Figure 20.25A.170.B



# 1. Pedestrian Corridor / High Streets - A Rights-of-Way

**a. Intent.** Rights-of-way designated 'A' shall have the highest orientation to pedestrians. This shall be achieved by emphasizing the design relationship between the first level of the structure and the space between the structure and the curb line. This relationship should emphasize to the greatest extent possible, both the physical and visual access into and from the structure, as well as the amenities and features of the outside pedestrian space. In order to achieve the intended level of vitality, design diversity, and people activity on an 'A' right-of-way, Active Uses shall be provided for in the design.

## b. Standards and Guidelines

- i. Transparency: 75% minimum.
- ii. Weather Protection: 75% minimum, 6 feet deep. When a building is adjacent to two or more rights-of-way, weather protection shall be provided for the two rights-of-way with the highest pedestrian orientation.
- iii. Points of Interest: Every 30 linear feet of the façade, maximum;
- iv. Vehicular Parking: No surface parking or vehicle access shall be allowed directly between sidewalk and main pedestrian entrance; and
- v. 100 % of the street wall within the project limit shall incorporate Active Uses.

## 2. Commercial Streets - B Rights-of Way

**a. Intent.** Rights-of-way designated 'B' shall have moderate to heavy orientation to pedestrians. This shall be achieved by developing the design so that there is a close relationship between exterior and interior activities with respect to both physical and visual access. Design attention should be given to sidewalk related activities and amenities. 'B' rights-of-way are intended to provide a diverse and active connection between the Active Uses of 'A' rights-of-way and other Downtown streets.

#### b. Standards and Guidelines.

- i. Transparency: 75% minimum;
- ii. Weather Protection: 75% minimum, 6 feet deep minimum. When a building is adjacent to two or more rights-of-way, weather protection shall be provided for the two rights-of-way with the highest pedestrian orientation;
- iii. Points of Interest: Every 60 linear feet of the façade, maximum;
- iv. Vehicular Parking: No surface parking or vehicle access directly between perimeter sidewalk and main pedestrian entrance; and
- v. 100% of the street wall shall incorporate Active Uses and service uses, at least 50% percent of which shall be Active Uses.

## 3. Mixed Streets - C Rights-of-Way

**a. Intent.** Rights-of-way designated 'C' shall have moderate orientation to pedestrians. This shall be achieved by designing some relationship between exterior and interior activities with respect to visual

access. Design attention should be given to sidewalk related activities and amenities. 'C' rights-of-way are to provide a major pedestrian connection between the core area and residential areas surrounding Downtown.

# b. Standards and Guidelines.

- i. Transparency: 50%;
- ii. Weather Protection: 75%. When a building is adjacent to two or more rights-of-way, weather protection shall be provided for the two rights-of-way with the highest pedestrian orientation;
- iii. Points of Interest: 75 linear feet of façade, maximum; and
- iv. Vehicular Parking: No surface parking or vehicle access directly between perimeter sidewalk and main pedestrian entrance.

# 4. Neighborhood Streets - D Rights-of-Way.

**a. Intent.** Rights-of-way designated 'D' shall have low to moderate orientation to pedestrians and shall complement residential uses. This shall be achieved be designing some relationship between exterior and interior activities with respect to visual access and by incorporating landscape features that soften the urban edge. Design attention should be given to sidewalk related activities and amenities that complement these areas' residential character and moderate the urban environment, while providing attractive visual access for pedestrians and other passersby.

## b. Standards and Guidelines.

- Transparency: Blank walls and inactive uses may occupy no more than 25% of the façade;
- ii. Weather Protection: 50%. When a building is adjacent to two or more rights-of-way, weather protection shall be provided for the two rights-of-way with the highest pedestrian orientation;
- iii. Points of Interest: 90 linear feet of façade, maximum; and
- iv. Vehicular Parking: No surface parking or vehicle access directly between perimeter sidewalk and main pedestrian entrance.

# 5. Perimeter Streets - E Rights-of-Way.

**a. Intent.** Rights-of-way designated 'E' may have a lower volume of pedestrians. Such rights-of-way are intended to provide a visual buffer between the downtown and surrounding residential neighborhoods. Emphasis shall be placed on how the street is viewed from outside the Downtown. These streets should provide a graceful transition to adjacent residential districts.

### b. Standards and Guidelines.

- i. Transparency: Blank walls and inactive uses may occupy 25% of the façade;
- ii. Weather Protection: At entries;

- iii. Points of Interest: Every 90 linear feet of façade, maximum; and
- iv. Vehicular Parking: No surface parking or vehicle access directly between perimeter sidewalk and main pedestrian entrance.

# [INSERT GRAPHICS FOR EACH KIND OF RIGHT-OF-WAY]

## C. Alleys with Addresses

#### 1. Intent:

Alleys with Addresses act as active through-block connections and are faced with a mix of retail activity and residential uses. Alleys with Addresses shall have a high orientation to pedestrians with any vehicular activity being secondary to the pedestrian. This is achieved by emphasizing the relationship between the vertical street wall and the ground plane devoted to through-block access and the public right-of-way. This relationship should emphasize to the greatest extent possible, both physical and visual access into and from the structure at frequent intervals, as well as the amenities and features of the outside pedestrian space. In order to achieve the intended level of vitality, design diversity, and pedestrian activity on an Alley with an Address, retail restaurant, and other commercial entries shall be provided for in the design. Ground floor live/work units and residential units with stoops can also help to bring life to the paths with multiple entrances and meaningful transparency along the building frontage.

#### 2. Standards:

- a. At least one entire side of the Alley with an Address shall comply with guidelines
- i. through v. for 'A' rights-of-way.
  - b. Minimum dimension for an alley with an address should be 20 feet wide exclusive of drive lane widths.
  - c. Alleys with Addresses should be open to the public 24 hours a day and 7 days a week. Signs should be posted in clear view stating the Alley with an Address is open to the public during these hours.
  - d. Each tenant space should have an exterior entrance facing onto the alley and be addressed off the alley.

## 3. Guidelines:

a. Materials and design elements such as paving, lighting, landscaping, and signage should incorporate design elements of the adjacent right-of-way to identify it as part of the public realm.

- b. The Alley with an Address may be covered in some areas but may not be predominantly enclosed.
- c. Access from the public right-of-way should be encouraged and enhanced by multiple clear points of entry that identify the Alley as a public space. Access through the site should form a clear circulation logic with the street grid.
- d. Wayfinding, signage, symbols and lighting should identify the alley as a public space.
- e. Design of the ground level and upper level retail should relate to the alley and be distinct from the rest of the building. This can be achieved through the use of common architectural style, building materials, articulation, and color.
- f. Variation shall be incorporated into the design by including dimensional and level changes at both the ground plain and building walls.
- g. Pedestrian-oriented lighting should be provided that is compatible with the landscape design, improves safety and minimizes glare. Design should be high quality, and materials should be durable and convey a sense of permanence.
- h. Landscaping shall be used to animate and soften the space. The use of art and water is also encouraged.
- i. Alley design should not incorporate loading, refuse handling, parking, and other building and site service uses at the ground level facade, though such activities may be conducted in an Alley when reasonable alternatives are not available. Operational procedures should encourage the above-referenced activities after normal business hours.
- j. Provide complete project design for all phases within a project limit to ensure coordinated design and construction across multiple phases.

# [INSERT GRAPHIC-VIGNETTE OF ALLEY WITH ADDRESS]

## D. Upper Level Retail

to

#### 1. Intent.

Upper level retail is intended to activate the ground level pedestrian environment. This is accomplished through extensive visual access to the upper level from the exterior, convenient and frequent access from the street or Alley with an Address, clear line of sight from grade and visibility of ongoing activity within the upper level retail. Upper level retail should be designed and managed so as to draw the attention and interest of the pedestrian to the upper level and increase opportunities for interaction and movement between the ground and upper levels. In order to achieve the intended level of vitality, design diversity, and people activity at upper level retail the following characteristics should be provided in the design.

ground

- a. Architectural treatment of the upper level retail space should read as part of the level and be distinct from the architectural treatment of the building above.
- b. Extensive visual access into the upper level retail space should be available from the sidewalk or the alley with an address with frequent clear lines of sight from grade.
- c. Lighting and signage should be used to enliven and draw attention to upper level arcade or balcony, or directly through ground level retail for a multilevel single tenant.

#### 3. Standards.

- a. Points of physical vertical access between the ground level and upper levels should be located no more than 150 feet apart to facilitate frequent pedestrian access to upper level retail.
  - b. Each tenant space should have an exterior entrance.
  - c. Floor area and building facade directly below upper level retail must comply with guidelines for Pedestrian Corridor / High Streets A rights-of-way.
  - d. Visual access should not be impaired by small, enclosed display windows, window coverings and tinted or reflective glazing.

# [INSERT GRAPHIC VIGNETTE OF UPPER LEVEL RETAIL]

# 20.25A.180 Building Design (Base, Middle, and Top) (new)

#### A. Introduction

A tall building should consist of three carefully integrated parts: a building base, middle, and top.

- **B.** Overall Building Design
- 1. Encourage High Quality Materials.
- a. Intent.

Create a sense of permanence in Downtown through the use of high quality building materials. Quality facade materials can provide a sense of permanence and bring life and warmth to a neighborhood. Facade and building materials must enhance the street environment while complementing the aesthetic quality of adjacent buildings.

- Articulation of façade materials should be bold, with materials that demonstrate depth, quality and durability;
- ii. It should be apparent that the materials have substance and mass, and are not artificial, thin "stage sets" applied only to the building's surface;

- PART 20.25A Downtown
  - iii. Use natural high quality materials such as brick, finished concrete, stone, terra cotta, cement stucco, and wood in natural or subdued building colors; and
  - iv. Use varied, yet compatible cladding materials. Window and storefront trim should be well-defined and contribute to the overall aesthetic quality.

## 2. Provide Interesting Building Massing.

#### a. Intent.

Use scale-defining articulation and other techniques to break up the longitudinal dimensions of buildings, creating a comfortable sense of enclosure and human scale by establishing a dynamic, continuous street edge.

## b. Guideline.

- i. The length and breadth of a building should be pedestrian-scaled. Portions of a large building mass should be broken into smaller, appropriately scaled modules, with changes in plane indicated by bold projections and recesses. This results in larger elevations being reduced to human scale;
- ii. Vertical and horizontal elements should be used to create a human scale and form a coherent aesthetic providing visual interest to the pedestrian;
- iii. Reduce the scale of elevations both horizontally and vertically;
- iv. Buildings over three stories should exhibit a vertically articulated tripartite facade division base, middle, and top through material and scale; and
- v. Design should feature vertical articulation of windows, columns, and bays.

# C. Building Base (Podium)

- **1. Introduction.** The role of the building base is to relate tall buildings to the human scale and fit harmoniously within the existing or planned street wall context; define the edges of adjacent streets, parks, and open space in good proportion; and maintain access to sunlight for pedestrians, open and public spaces, and adjacent properties.
- 2. Articulate the building base with high-quality materials and design elements that fit with the aesthetic quality of neighboring buildings and contribute to the pedestrian scale and experience.

#### a. Intent.

The building façade should provide architectural expression that relates to its surroundings and include materials and elements that can be viewed and appreciated at the speed, scale, and proximity of the pedestrians.

# b. Guidelines.

i. Provide architectural expression and design elements such as cornice lines, window bays, entrances, canopies, building materials, and fenestration, in a pattern, scale, and proportion that relate to neighboring buildings and engages pedestrians;

- ii. Use high-quality, durable materials, an appropriate variety in texture, and carefully crafted details to achieve visual interest and longevity for the façade. Environmentally sustainable materials and construction methods are encouraged; and
- iii. A building's profile should be compatible with the intended character of the area and enhance the streetscape. In some cases, it may be appropriate to mark an entryway with a distinct form, such as a tower, to emphasize the significance of the building entry;

## 3. Provide clear, unobstructed views into and out from ground floor uses facing the public realm.

#### a. Intent.

At street level a series of unobstructed views into and out of buildings enriches the urban experience for pedestrians and building occupants. Transparency enhances visual interest, vitality, and increases safety for all.

#### b. Guidelines.

- i. Transparent windows should be provided on facades facing streets, parks, and open spaces;
- ii. Views into and out from ground floor Active Uses may not be obstructed by window coverings, internal furnishings, or walls.
- iii. Interior walls may be placed a minimum of 20 feet from the window on the façade where Active Uses are a part of a retail exemption in the FAR Amenity System.

# [INSERT GRAPHIC FOR UNOBSTRUCTED VIEW]

4. Design Inviting Retail and Commercial Entries.

#### a. Intent.

Design retail and commercial entries to create an open atmosphere that draws customers inside, while creating opportunities to engage the public.

- Primary entries to retail and commercial establishments should be transparent, allowing passersby to see the activity within the building and bring life and vitality to the street;
- ii. Architectural detail should be used to help emphasize the building entry including canopies, materials, and depth;
- iii. Building lighting should emphasize entrances;
- iv. Provide transom, side lights, or other combinations of transparency to create visual interest;

- v. Provide double or multiple door entries; and
- vi. Provide a diverse and engaging range of doors, openings and entrances to the street such as pivoting, sliding or roll up overhead entrances.

#### [INSERT GRAPHIC CAFÉ OPENING TO THE STREET]

#### 3. Encourage Retail Corner Entries.

#### a. Intent.

Use corner entries to reinforce intersections as important places for pedestrian interaction and activity.

#### b. Guidelines.

- i. Locate entry doors on the corners of retail buildings wherever possible. Entries at 45-degree angles and free of visual obstructions are encouraged;
- ii. Locate primary building entrance at the corner;
- iii. Use weather protection, special paving, and lighting, to emphasize corner entry;
- iv. Use architectural detailing with materials, colors, and finishes that emphasize the corner entry; and
- v. Use doors with areas of transparency and adjacent windows.

#### [INSERT GRAPHIC RETAIL CORNER ENTRY]

4. Encourage Inviting Ground Floor Retail and Commercial Windows.

#### a. Intent.

Use transparency to enhance visual interest and to draw people into retail and commercial uses.

#### b. Guideline.

- Retail and commercial uses should use unobstructed windows that add activity and variety at the street level, inviting pedestrians into retail and commercial uses and providing views both in and out;
- ii. Use clear window glazing;
- iii. Provide operable windows that open by pivoting, sliding or shuttering for restaurants, cafes, retail and commercial activity;
- iv. Install transom windows or other glazing combinations that promote visual interest.

#### 5. Build Compatible Parking Structures.

#### a. Intent.

Use design elements to enhance the compatibility of parking structures with the urban streetscape.

#### b. Guidelines.

- Parking structures should be designed so that their streetscape interface has a consistent aesthetic through massing and use of materials complementing the vision for the area;
- ii. Any sidewalk facing parking garage frontages should be designed to appear like any other occupied buildings in the area;
- iii. Where adjacent to the right-of-way or through-block pedestrian connections, a minimum of twenty feet of the first and second floors measured from the façade inward shall be habitable for commercial activity;
- iv. Openings should be glazed to function as windows;
- v. Stairways, elevators, and parking entries and exits should occur at mid-block;
- vi. Design a single auto exit/entry control point to minimize number and width of driveway openings (entry and exit points may be separated) and potential conflicts;
- vii. Design should include vertical expression of building structure that provides continuity with the surrounding development; and
- viii. Profiles of parking structure floors shall be concealed and not visible to the public through façade treatments and materiality.

[INSERT TWO GRAPHICS – HOW A PARKING GARAGE CAN APPEAR LIKE AN OCCUPIED BUILDING AND HOW TO CONCEAL PROFILES OF PARKING STRUCTURE FLOORS]

#### 6. Integrate Building Lighting.

#### a. Intent.

Architectural lighting that enhances and helps articulate building design, including illumination of architectural features and entries, points of interest, uplighting and other effects.

#### b. Guideline.

- Exterior lighting of buildings should be an integral component of the facade composition. Lighting should be used to create effects of shadow, relief and outline that add visual interest and highlight aspects of the building;
- ii. Lighting should not cast glare into residential units or onto adjacent development or streets;
- iii. Use accent lighting for architectural features;
- iv. Provide pedestrian-oriented lighting features;

- v. Integrate lighting within the landscape; and
- vi. Provide dimmable exterior lighting.

#### 7. Sign Guidelines.

#### Intent.

Signs may provide an address, identify a place of business, locate residential buildings or generally offer directions and information. Their function should be architecturally compatible with and contribute to the character of the surrounding area. Signs can contribute significantly to a positive retail and pedestrian environment, improve public safety perceptions, and reinforce a sense of place.

#### 8. Consider Size and Placement of Wall Signs.

#### a. Intent.

Signs should be sized and placed so that they are compatible with a building's architectural design and contribute to the character of the subarea.

#### b. Guidelines.

- Signs should be proportional to the building or its special architectural features.
   Signs should not render the building a mere backdrop for advertising or building identification;
- ii. Signs incorporated into the building architecture as embossing, low relief casting or application to wall surfaces;
- iii. Signs should be made of durable and long lasting materials and should incorporate lighting as part of the design; and
- iv. Signs may be located above storefronts, on columns or on walls flanking entrances.

#### 9. Orient Hanging Signs to Pedestrians.

#### a. Intent.

To create hanging signs that are oriented to the pedestrian and highly visible from the sidewalk. Hanging signs can contribute significantly to a positive retail and pedestrian environment and reinforce a sense of place.

#### b. Guidelines.

- The scale of signs should not overwhelm the streetscape. They should be compatible with and complement the building's architecture, including its awnings, canopies, lighting and street furniture;
- ii. Integrate sign lighting into the facade of the building;
- iii. Signs should be constructed of high-quality materials and finishes; and
- iv. Signs should be attached to the building in a durable fashion.

#### D. Middle (Tower)

#### 1. Tower Placement

#### a. Intent.

Tower placement can directly affect those on the ground plane by affecting wind conditions and the scale of the building as compared to the pedestrian. Thoughtful tower placement can minimize these effects.

#### b. Guidelines.

- i. Place towers away from parks, open space, and neighboring properties to reduce visual and physical impacts of the tower and allow the base building to be the primary defining element for the site and adjacent public realm.
- ii. Coordinate tower placement with other towers on the same block and adjacent blocks to maximize access to sunlight and sky view for surrounding streets, parks, open space, and properties.

#### [INSERT GRAPHIC SITE ORGANIZATION]

2. Maximize energy efficiency in tower orientation and articulation.

#### a. Intent.

Tower orientation, articulation and other features should be designed to respond to maximize solar orientation and to reduce mechanical heating and cooling.

#### b. Guidelines.

- Orient towers to improve building energy performance, natural ventilation, and daylighting, provided that access to sky view is maintained and adverse wind and shadow impacts are minimized;
- ii. Vary the design and articulation of each tower façade to respond to changes in solar orientation. Where appropriate, adjust internal layouts, glazing ratios, balcony placement, fenestration, and other aspects of the tower design to manage passive solar gain and improve building energy performance;
- iii. Where possible, include operable windows to provide natural ventilation and help reduce mechanical heating and cooling requirements; and
- iv. When multiple towers are proposed, stagger the tower heights to create visual interest within the skyline, mitigate wind, and improve access to sunlight and sky view. In general, variation of five stories or more provides a difference in height that can be perceived at street level.

#### [INSERT GRAPHIC TOWER ORIENTATION]

#### 3. Design tower to provide visual interest and articulation.

#### a. Intent.

Tower design should incorporate articulation, design excellence, and sustainable materials.

#### b. Guidelines.

- Incorporate variation and articulation in the design of each tower façade to provide visual interest and to respond to design opportunities and different conditions within the adjacent context; and
- ii. Articulate tall building towers with high-quality, sustainable materials and finishes to promote design excellence, innovation, and building longevity.

#### 4. Design towers to accommodate changing occupancy requirements.

#### a. Intent.

Flexible floor plate and internal layout design features in towers will accommodate changing occupancy requirements.

#### b. Guideline.

Where possible, provide internal flexibility within the tower to accommodate changing floor layouts and uses over time. In residential and mixed-use buildings, the inclusion of "break-out" panels or other relevant construction techniques are encouraged to allow residential units to be converted or combined to meet changing occupancy requirements.

#### 5. Promote Visually Interesting Upper Floor Residential Windows.

#### a. Intent.

Upper floor residential windows should create an open and inviting atmosphere that adds visual interest and enhances the experience of the building both inside and out.

#### b. Guidelines.

- The windows of a residential building should be pleasing and coherent. Their size and detailing should be of a human scale with regular spacing and a rhythm of similarly shaped windows;
- ii. Windows should have multiple lights or divisions;
- iii. Windows should be operable; and
- iv. Windows should have trim round framed openings and be recessed from the building façade, not flush.

#### E. Top

#### 1. Create Attractive Building Silhouettes and Rooflines.

#### a. Intent.

Building rooflines should enliven the pedestrian experience and provide visual interest with details that create dynamic and distinct forms.

#### b. Guidelines.

- i. Building rooflines should be dynamic, fluid, and well-articulated to exhibit design excellence while creating a dynamic and attractive skyline;
- ii. Include towers or similar vertical architectural expressions of important building functions such as entries;
- iii. Vary roof line heights; and
- iv. Incorporate well-detailed cornices that have significant proportions (height and depth) and create visual interest and shadow lines.

#### [INSERT GRAPHIC ARTICULATION]

#### 2. Foster Attractive Rooftops.

#### a. Intent.

Integrate rooftop elements into the building design.

#### b. Guidelines.

- Roof shape, surface materials, colors, and penthouse functions should all be integrated into the overall building design. LUC 20.25A.130 provides guidance for rooftop mechanical equipment;
- ii. Provide rooftop terraces, gardens, and open spaces;
- iii. Incorporate green roofs that reduce stormwater runoff; and
- iv. Consolidate and screen mechanical units.
- v. Occupied rooftop amenity areas are encouraged provided that potential noise and light impacts on neighboring developments are minimized.



DATE: January 11, 2017

TO: Planning Commission

FROM: Terry Cullen, AICP, Comprehensive Planning Manager 452-4070

Planning and Community Development

SUBJECT: Planning Commission Post Retreat – Review of Revised Prototype Part B –

**Suggested Standards & Practices** 

#### **EXECUTIVE SUMMARY:**

The Planning Commission held its annual retreat on Wednesday, November 16, 2016. The purpose of the retreat was to: clarify roles; determine ways to increase productivity; and enhance collaboration. The retreat was a facilitated discussion between the Planning Commission, the City Council Liaison and City staff. The purpose of this agenda item is to review, and edit, as needed, the revised Planning Commission prototype based on the discussion at the retreat.

#### **BACKGROUND INFORMATION:**

Rhonda Hilyer, Agreement Dynamics, Inc. was the facilitator for retreat. The facilitator conducted interviews with each of the Planning Commissioners, City Council's liaison to the Commission (Mayor John Stokes) and key City Staff in advance of this retreat. The results of the interviews provided guidance for developing the retreat agenda and the materials prepared. The purpose of the retreat was to: clarify roles; determine ways to increase productivity; and enhance collaboration.

The Planning Commission staff liaison was asked to develop materials that could be used to create a beginning point of discussion. Those materials came to be known as the Planning Commission Prototype. The prototype included: Part A: Guiding Principles (prepared by Planning Commissioners, post 2014 retreat); Part B: Suggested Standards and Practices; and Part C) The Local Governance of Planning.

Parts A and C were intended to be background, information materials and Part B, the core focus of the retreat and discussion. Part B is structured on four larger questions the facilitator identified in the interviews. The suggested standards and practices are in response to detailed issues and comments during those interviews.

The Planning Commission, City Council Liaison and Staff jointly worked through the retreat. Attached is an edited version of the prototype based on that discussion. Areas of agreement and change are noted throughout.

Several discussions will be scheduled with the Planning Commission to refine and finalize this prototype and then to operationalize it. It is expected that the Planning Commission will first refine the Standards and Practices in coordination with the City Council Liaison and the Staff

Planning Commission Post Retreat – Review of Revised Prototype Part B – Suggested Standards & Practices

followed by future discussions on the Guiding Principles and public engagement (#16 in the Standards & Practices). Discussions to operationalize it will occur after this is completed.

#### **STAFF RECOMMENDATION:**

Review the materials, discuss and modify, as needed. No formal action is required. Please remember that this document is based on detailed discussion and agreement between the Planning Commission, the City Council liaison and Staff at the annual retreat held November 16, 2016.



### **Planning Commission Prototype**

The following document is an operational guide for the Bellevue Planning Commission. It was developed for the through Planning Commission retreats held on November 16, 2016 and contains the combined input of Planning Commissioners, the City Council Liaison and the City Staff.

The guide is intended to provide a basis for Planning Commission operations, governance and conduct.

Note to Reviewers: I recommend we include the Planning Commission's By-Laws in this too. (TC) Question to be answered – The By-Laws are formally adopted (by whom). How do they relate to this document?

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# Prototype Part A – The Local Governance of Planning

#### 1. The Planning Transect in Local Governance



The circle represents the many responsibilities and duties of local legislative bodies, such as the Bellevue City Council. Some of those include: approve the annual budget; establish long and short-term priorities for the city; establish tax rates; enter into legal contracts; borrow funds; pass ordinances and resolutions; exercise eminent domain; regulate land use; respond to constituent needs

and; oversee the performance of the local public employees. (Source-National League of Cities)

The complexity of planning (one Council responsibility) and its potential impact on every aspect of the City necessitates a formalized, assisted role from citizens (Planning Commission) and technical experts (staff) to address and vet complex issues to assist the Council in carrying out one of its many legislative functions.

This assisted role is a three-legged stool of City Council (the ultimate decision-maker), a City-Council appointed and empowered Planning Commission and City Staff (positions created and approved by City Council in budgeting and finance, two other responsibilities of the local, legislative body). The three-legged stool metaphor is used to describe the interdependent nature of all three entities. No one or two of these entities can address the entire life cycle of planning. Planning, as such, is an institution (i.e. an organizational body created for certain purpose) of City government that creates, enacts and implements planning through this 'institution' which is comprised of City Council, Planning Commission and City Staff.

- 2. The Roles and Responsibilities in Planning
  - i. City Council

City Council is the legislative body for the City of Bellevue. City Council is given the authority by the State Constitution and State law to make local law. Generally, City Council enacts local law, sets policy, and establishes a budget for the City. The Council also is responsible in setting the number, budget and function of staff.

The Council establishes several boards and commissions to seek citizen advice in its decision processes. One of those is the Planning Commission. It is created by City Council and

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serves at the pleasure of the Council. In the end, it is always City Council's authority to set policy direction and enact local laws.

#### ii. City Staff

The roles and responsibilities of City Staff are specified in the various sections of the City Code. For example, Chapter 3.45 defines functions and responsibilities of the Planning and Community Development Department. Some of those Staff functions include:

A. Administration of amendments, revisions and updates to the comprehensive plan of the city. B. Implementation of provisions of the comprehensive plan of the city related to the functions of the department as described in this section.

C. Provision of long-range planning for the city related to land use and development, housing, economic development, construction, community development, and other long-range planning services as directed by the city manager.

D. Provision of staff support for the planning commission.

#### iii. Planning Commission

The roles and responsibilities of the Planning Commission are identified in the City Code.

Planning Commission - 3.64.070 Powers and duties.

The commission shall act in a policy advisory capacity to the city council. The commission may hold public hearings and shall conduct studies, perform analyses, and prepare reports requested by the city council, and shall review, advise and make recommendations to the council. The commission shall:

A. Review, consider amendments, and make recommendations to the city council on the comprehensive plan and other planning documents of the city to determine if the city's plans, goals, policies and land use ordinances and regulations implement the state Growth Management Act (Chapter 36.70A RCW) and promote orderly and coordinated development within the city. The commission may initiate amendments to the comprehensive plan map or text in order to make technical corrections (LUC20.30I.130). The commission may recommend that the city council initiate amendments to the comprehensive plan (LUC20.30I.130(B)(2)).

B. Review land use ordinances and regulations of the city and make recommendations regarding them to the city council. Such ordinances and regulations shall be consistent with and implement the comprehensive plan. The planning commission may initiate an amendment to the text of the land use code, as provided in LUC 20.30J.125.

C. Recommend, establish priorities for, and review studies of geographic subareas in the city.

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- D. Review and make recommendations regarding regulations related to critical areas and other land use issues.
- E. Be encouraged to maintain a liaison with the planning agencies of other Eastside municipalities and regional planning agencies.
- F. Have such other duties and powers as heretofore have been or hereafter may be conferred upon the commission by city ordinances or as directed by the city council.

In addition, the commission:

- G. May provide the public with opportunities for involvement in the commission's activities.
- H. May recommend particular concepts for inclusion in the city's vision, subject to approval by council.
- I. May research and provide suggestions on new matters or initiatives that council may wish to consider.
- J. Shall provide at least quarterly communications to the council highlighting major activities, future work plans, changes in work plans, and any policy direction requested.
- K. Shall perform other duties as may be directed by the city council. All other city boards, committees, and commissions shall coordinate their planning activities, as they relate to land use or the city comprehensive plan, with the planning commission. (Ord. 6242 § 2, 2015.)
- 3. The value added: The work and the roles and responsibilities

The role and work of a Planning Commission is almost all related to the comprehensive plan. Those roles include making recommendations to Council when: developing the plan, amending it and interpreting it.

The comprehensive plan is a complex policy document that guides the City's long-range growth and development. Its importance to the City's future can't be under-estimated. The future vision in the plan is achieved through the consistent and applied application of its policies. The Planning Commission plays an important role in the stewardship of this plan.

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This table identifies types of work that must be done to effectively carry out local government comprehensive planning responsibilities.

Comprehensive Plan Work/Primary Responsible Entity(ies)	City Council	Planning Commission	City Staff
Development	X	X	X
Amendment	X	X	X
Interpretation	X	X	X
Implementation			X
Recommendation		X	X
Legislative Action	X		

- A. The Work Typically, the Planning Commission does the following work to address its responsibilities as an advisory body to the Council:
  - i. The Planning Commission plays a valuable role during the Comprehensive Plan development stages to advise Council on policy matters related to the Comprehensive Plan mandates. This is done through <a href="review of existing conditions">review of existing conditions data and analyses, and recommending hypothesizing policy.</a>— modeling it and validating it. Staff works closely with the Planning Commission to provide this information that leads to a Planning Commission recommendation.
  - ii. Policy analysis is the work that is done post-Comprehensive Plan adoption. Existing, adopted policy in the plan is carefully evaluated with the matter at hand (e.g. a proposed land use code amendment). Policy analysis consists of making Comprehensive Plan interpretations and consistency findings, establishing a scope of review and reviewing existing and future conditions. City Council does not always have the capacity to have these very specific and fine grain deliberations and the Planning Commission's Comprehensive Plan policy analysis is valuable to Council.
- iii. Public engagement is a critical part of any planning process. This is done through both <u>general</u> public comment and <u>testimony received at a public</u> hearing. The Planning Commission's public engagement helps the Council to understand better how planning proposals potentially impact the lives of their constituents.
- iv. Deliberation and debate requires critical listening skills, systematic pro and con review of each approach and perspective and solution-oriented discussion and

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- problem solving done. Council finds the Planning Commission' role in this to be invaluable.
- v. Democratic actions are essential to the overall planning process. This includes: open meetings, following rules of order, making clear findings with a nexus to the Comprehensive Plan without being arbirtrary and capricious and following applicable decision criteria in the code.

 $<sup>^{1}</sup>$  One staff person questioned what is meant by the term 'democratic actions'.



# Prototype Part B – Suggested Standards & Practices

#### What is the Planning Commission's primary role?

- 1. The Planning Commission's role is to advise the City Council in matters pertaining to the Comprehensive Plan and Land Use Code. This includes the following:
  - Plan Update The Commission may recommend new policies to Council when a comprehensive plan is developed and will identify the policy implications for Council's consideration.
  - b. Plan Amendments The Commission may review proposed policy language during a plan amendment and the review is bounded within the scope set by City Council. The review includes consistency of the proposed policy to other policies in the comprehensive plan, identification of policy implications for Council's consideration and possible recommendations for substitute language.
  - c. Code Amendments The Commission reviews proposed land use code amendments for consistency with other policies in the comprehensive plan, notes policy implications for Council's considerations and may recommend changes to the proposed code amendments consistent with those findings.
  - d. Council Special Requests The Commission reviews special requests by Council only within the scope of that request and does not engage in policy debate or recommend underlying policy changes, unless requested by Council to do so.
- 2. The City Council is the body charged with setting and adopting policy for the City, and Council highly values the roles and contributions of the Planning Commission which are advisory in nature. AGREED.
- 3. The Commission cites findings to support their conclusions and decisions and those findings are related to the comprehensive plan. The public record clearly reflects this so the public and Council fully understand the recommendations made and the reasons. AGREED
- 4. The Planning Commission is not charged to Each Commissioner brings individual perspectives to the discussion often based on experiences from the neighborhoods in which they live or the interactions of everyday life. The goal of the Planning Commission is to be impartial and take a city-wide view without representing a constituency or being political-An impartial approach is critical to success.
- 5. The Commission identifies the scope of policy areas in the plan that are applicable to the matter being considered and the amount and type of data required to adequately conduct their review. Ideally, it is desired that this should be scoped and agreed upon with Staff at the beginning of a project, prior to a Staff report and recommendation coming before the Commission.

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- The Planning Commission reviews the record before them, including staff's
  recommendations and deliberates upon it based on the policy perspectives provided by the
  Comprehensive Plan. AGREED.
- The Commission takes into account how site specific considerations influence broader citywide policy. AGREED
- 8. The Planning Commission always strives for equity and balance in the decisions carefully weighing the effect on comprehensive plan policies. <u>AGREED.</u>

#### What are the Staff's and City Council's roles in relationship to the Planning Commission?

- 9. Staff provides support to the Planning Commission. This includes research, reports and Staff recommendations (reflecting equity and balance in the analysis, such as showing the pros and cons) to support the Planning Commission work program, and carrying out any legal requirements for public notification. Support also includes meeting logistics and staff support services.
- 10. Staff's work program and resources are determined and directed by City Council. If the Commission desires to amend the work program or requires additional resources, the Commission will seek Council's approval first. <u>AGREED.</u>
- 11. The officers of the Planning Commission are encouraged to meet with the City Manager and City Council liaison anytime the Commission believes there is a real or perceived breach of trust. The officers will contact the City Council liaison first to discuss questions, comments and concerns. The City Council liaison may have the discretion to apprise the Planning Commission Chair on matters of City business that are confidential if that matter has potential impact on an ongoing Planning Commission matter. To ensure there is no inadvertent waiver of any privileges or protections afforded by Washington law, the City Council liaison will consult with the City Attorney's Office before sharing such confidential matters.<sup>2</sup>
- 12. City Council is the legislative authority. Council looks to the Planning Commission to provide planning recommendations (written and verbal) that are objective, backed with facts and findings, and related to comprehensive plan policy to support the conclusion. <u>AGREED.</u>
- 13. In forwarding an item to the Commission, the City Council will often include specificity about scope and policy direction. In order to be of best value in its advisory role, the Council's expectation is that the Commission strives to stay within this prescribed scope and policy direction. "Think outside the box but color within the lines."

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<sup>&</sup>lt;sup>2</sup> Staff comment – The original wording is problematic because "confidential" is not defined. If it is an attorney/client privileged issue or something confidential to do with a threatened or ongoing lawsuit, having a Council liaison disclose this to the Planning Commission Chair could be a waiver of the privilege. A privilege waiver requires a vote of the full City Council, and it is assumed this provision doesn't intend to waive privilege. It makes sense to route any such attorney/client or litigation-related communications from the Council liaison first through the City Legal Dept, acting as the Planning Commission's attorney, so that the issue of privilege can be determined. Stated differently, the City Legal Dept would be letting the PC Chair know about this in their role as the PC's attorney.



#### How should the public be engaged in Planning Commission proceedings?

- 14. Public comment and testimony is critical to Planning Commission deliberation and action. As a neutral party, the Commission does not represent any particular neighborhood, citizens' group or interested party. While being impartial, Commissioners do bring forth a body of knowledge and expertise from their perspectives as citizens.
- 15. Public testimony is important to the planning process, and the Commission reviews it objectively and examines its relationship to the overall policy issues at hand. AGREED.
- 16. Public comment standards in the Planning Commission's By-Laws should be reviewed regularly to ensure they continue to fulfill their intent and purpose. Based on current observations, consider revising the By-Laws and establish that public comment should be 3 minutes per person. Consider having it after each study session, and having one overall general comment period at the end of the meeting. <a href="POSTPONED FOR FURTHER DISCUSSION.3">POSTPONED FOR FURTHER DISCUSSION.3</a>
- 17. The Planning Commission understands that often factual claims are made without supporting evidence during public testimony and the Commission is very careful about what is considered as credible evidence. <u>AGREED</u>
- 18. The Commission understands it is not prudent to address public engagement as town-hall democracy. AGREED
- 19. The Planning Commission recognizes that the By-Laws provide consistency for rules of order. Testimony from persons supporting or protesting proposed actions are addressed to the Chair. Commission members address their statements to the Chair and directly question persons on the floor only with the expressed permission of the Chairperson. <a href="AGREED">AGREED</a>.

#### What are the operational expectations for the Planning Commission and Staff?

- 20. The Planning Commission does not act as its own subject matter expert because it can be misleading, detract from the Commission's objectivity and create conflicts of interest. The City provides its boards and commissions subject matter experts, as needed. <u>Staff is the primary source of technical expertise</u>.
- 21. Staff and Commissioners are always respectful and tolerant of each other and the right to disagree with each other. Everyone understands that open, thoughtful and honest communication is essential and angry rhetoric damages working relationships. <u>AGREED.</u>
- 22. Council communicates clearly the scope, time and schedule and reasonable deadlines and the Planning Commission's scope of review for special requests of the Planning Commission. Staff and Planning Commission will adaptively manage the request, are always mindful of

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<sup>&</sup>lt;sup>3</sup> Staff had this commentary: 1) Public input is critically important and highly valuable; 2) It can be very time consuming and it can devolve into information public hearings; 3) It is important to establish the right balance between ongoing public input and the Commission having time to its work.



these conditions and work diligently to meet the request and report back to Council if circumstances changethem.

- 23. The Planning Commission expects the staff to prepare materials and present findings (written and oral) that are clear, concise and include impactful graphics. The use of data and technology can be helpful. The focus is on policy, relevant, supporting data and recommendation. 'Relevant' refers to data that is closely connected or appropriate to the work of the matter of hand, before the Planning Commission.
- 24. Planning Commission orders their work and agendas with the mandated responsibilities as the highest priority. <u>AGREED.</u>
- 25. Commissioners are prepared and read the packet materials in advance of the meeting <u>in</u> <u>order to operate efficiently</u>. <u>Staff strives to make packets user friendly and manageable</u>.
- 26. Commissioners who miss meetings request a briefing on issues covered at the last meeting and don't revisit issues already addressed at the previous meeting. <u>AGREED.</u>
- 27. It is Council's prerogative to decide when its Boards and Commissions meet with each other. The Planning Commission may request such a meeting with reason and value identified. The Liaison will discuss with the City Manager.

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### **Prototype Part C – Guiding Principles**

#### <u>Trust</u>

- Ensure fidelity of communications that sustain trust before, during and after meetings; say what we mean and do what we say we will.
- Listen with an open mind; appreciate the professional knowledge, skills and contributions of others.
- ✓ Ensure that there is a transparent and respectful discussion, and that comments and feedback are delivered in the spirit of trust.
- The Planning Commission values and is dependent on the wealth of knowledge that Staff hold.
- Staff respect the time and effort that the Planning Commission puts into being of service.

#### **Communicate**

- Council will provide direction to the Planning Commission via liaison or written document.
- ✓ The Planning Commission will make professional and actionable requests of Staff.
- Staff will answer data requests in a timely and professional manner; packet materials are concise, and professionally delivered.
- Challenge underlying assumptions; ensure clear understanding and encourage healthy debate to bring our best thinking forward.
- ✓ Resolve conflict in real time as it occurs and productively, without escalation.

#### **Deliver Results**

- ✓ Be constructive, look forward, and ensure constructive and goal oriented discussion.
- ✓ Seek Excellence but do not 'let the perfect be the enemy of the good'.
- Stay in the room and work things out; where necessary ensure follow-on discussions to ensure that assumptions are clarified.
- ✓ Staff will update the Planning Commission on status of recommendations the Planning Commission has made to Council. If delays occur in review or implementation it is critical for the Planning Commission to understand the rationale.
- ✓ The Planning Commission Chair or designee to report to Council with staff designee
  where there is potential for differences of opinion.

Source: Developed by Planning Commissioners post 2014 Retreat.

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### **Upcoming Meeting Schedule**

Mtg	<u>Date</u>	Agenda Item Topic	Priority	Agenda Type	<u>Location</u>
17-2	25-Jan-17	Planning Commission Retreat Follow-up	2	PC reviews the results of the Nov 16 2016 retreat.	City Hall
		Downtown Livability Land Use Code	7	Commission deliberates on proposed code amendments; review of incentive system economic analysis/ULI recommendations.	
17-3	8-Feb-17	Downtown Livability Land Use Code	2	Commission continues deliberation on proposed code amendments.	City Hall
17-4	22-Feb-17	Downtown Livability Land Use Code	2	Commission continues deliberation on proposed code amendments.	City Hall
17-5	8-Mar-17	Downtown Livability Land Use Code	2	Commission continues deliberation on proposed code amendments.	City Hall
17-6	22-Mar-17	Downtown Livability Land Use Code	2	Commission continues deliberation on proposed code amendments.	City Hall

Priority-1 (Red) Public Hearing; 2 (Yellow) PC mandated item; 3 (Green) Information only.

The Planning Commission will set public hearings, as needed, when the Commission approaches the conclusion of their deliberations.

# City of Bellevue



### **PLANNING COMMISSION**

**DATE:** January 25, 2017

TO: Chair deVadoss and Planning Commission Members

FROM: Terry Cullen, AICP, Comprehensive Planning Manager, tcullen@bellevuewa.gov,

452-4070, Planning & Community Development Department

**SUBJECT:** Quarterly Check-in Q3/Q4Y16

#### **DIRECTION NEEDED FROM PLANNING COMMISSION**

Action Discussion

**X** Information

The Planning Commission, City Council Liaison and City Staff conduct a quarterly check-in to discuss progress on current initiatives, future ones and other related matters. This is the quarterly check-in for the both third and fourth quarters, 2016. This agenda item is for information only and no action is required.

#### **BACKGROUND**

One of the outcomes of the Planning Commission annual retreat held on September 30, 2015 was the decision to hold a quarterly check-in to include the Planning Commission and City staff. Mayor John Stokes, Planning Commission Chair John deVadoss, Vice-Chair Stephanie Walter, Planning/Community Development Department Director Dan Stroh and Comprehensive Planning Manager Terry Cullen met January 6, 2017 at City Hall to discuss items related to the quarterly check-in.

#### BY THE NUMBERS

The Planning Commission held nine meetings in the third and fourth quarters of 2016. (July 13 and 27, September 14 and 27, October 12 and 26, November 9 and 16 and December 7). No meetings were held during the month of August, which is considered to be summer break. Business conducted in these meetings included: eleven (11) study sessions, three (3) briefings, two (2) public hearings and one (1) retreat.

Agenda Item	Meeting Date	Subject	<u>Location</u>
Study Session (2)	July 13	Eastgate	City Hall
		Low Impact Development	
		Standards	
Public Hearing	July 27	Low Impact Development	City Hall
		Standards	
Study Session (2)	July 27	Low Impact Development	City Hall
		Standards	
		Eastgate	
Study Session (2)	September 14	Low Impact Development	City Hall
		Standards	
		Downtown Livability	
Briefing	September 14	Proposed Men's	City Hall
		Permanent Shelter	
Study Session	September 28	Annual Comprehensive	City Hall

		Plan Amendments	
Briefing	September 28	Changing Face of	City Hall
		Bellevue – Demographic	
		Brief	
Study Session	October 12	Downtown Livability	City Hall
Study Session	October 26	Downtown Livability	City Hall
Public Hearing	November 9	Annual Comprehensive	City Hall
		Plan Amendments	
Study Session	November 9	Annual Comprehensive	City Hall
		Plan Amendments	
Briefing	November 9	Wilburton Commercial	City Hall
		Area	
Retreat	November 16	Annual Planning	1 <sup>st</sup> Congregational
		Commission Retreat	Church, Bellevue
Study Session	December 7	Downtown Livability	City Hall

The Planning Commission made recommendations to City Council on three projects:

- 1. Land Use Code Amendments Eastgate (July 27) Approved code amendment with considerations.
- 2. Land Use Code Amendments Low Impact Development Standards (September 14). Approved code amendment with considerations.
- 3. 2016 Annual Comprehensive Plan Amendments Vision Zero Plan Amendment (November 9). Approved amendment with considerations.

#### **OTHER BUSINESS**

The Planning Commission held its annual retreat on November 16, 2016. The Planning Commission, City Staff and the Commission Liaison (Mayor Stokes) participated in the retreat. The people present came to a general consensus on Suggested Standards and Practices as part of an overall prototype for the Planning Commission.

#### **LOOKING AHEAD**

- Items that are confirmed, or likely to be coming, for the Planning Commission in the first quarter of 2017 include:
  - Study Sessions and Public Hearing Downtown Livability
  - Study Session and Public Hearing Annual land use code amendments
  - Study Sessions Planning Commission post-retreat Suggested Standards & Practices and Guiding Principles.

The next quarterly check-in is planned for the April 12, 2017 Planning Commission meeting.

#### CITY OF BELLEVUE BELLEVUE PLANNING COMMISSION STUDY SESSION MINUTES

January 11, 2017
Bellevue City Hall
6:30 p.m.
City Council Conference Room 1E-113

COMMISSIONERS PRESENT: Chair de Vadoss, Commissioners Carlson, Barksdale,

Hilhorst, Laing, Walter

COMMISSIONERS ABSENT: Commissioner Morisseau

STAFF PRESENT: Terry Cullen, Carol Helland, Emil King, Tricia Byers,

Department of Planning and Community Development; Tom Campbell, Department of Development Services

COUNCIL LIAISON: Not Present

GUEST SPEAKERS: None

RECORDING SECRETARY: Gerry Lindsay

CALL TO ORDER

(6:33 p.m.)

The meeting was called to order at 6:33 p.m. by Chair deVadoss who presided.

ROLL CALL

(6:33 p.m.)

Upon the call of the roll, all Commissioners were present with the exception of Commissioner Morisseau who was excused.

APPROVAL OF AGENDA

(6:34 p.m.)

A motion to approve the agenda was made by Commissioner Laing. The motion was seconded by Commissioner Barksdale and the motion carried unanimously.

COMMUNICATIONS FROM CITY COUNCIL, COMMUNITY COUNCILS, BOARDS AND COMMISSIONS – None

(6:34 p.m.)

STAFF REPORTS

(6:35 p.m.)

Comprehensive Planning Manager Terry Cullen reported that the Planning Commission officers, City Council liaison and staff met recently for the quarterly check-in. At the meeting, a quick review of the last six months was made. It was noted that between July and December, the Commission had nine meetings, 14 study sessions, two briefings, two public hearings, and conducted its annual retreat. Focus was also given to the upcoming quarter which will primarily

involve the topic of downtown livability. The Council is hoping to have the Commission's recommendation by the end of the first quarter in anticipation of conducting their review and possibly taking action by the end of the second quarter.

Mr. Cullen noted that he had been raised at the Commission meeting on December 7 a question was raised as to whether or not the Eastgate land use table showed transient lodging as a permitted use or allowed only by conditional use or administrative conditional use in the three new zoning districts. He said the minutes from the February 24 meeting indicated that the Planning Commission's intention in OLB-2 the use was it to be a allowed through conditional use. When talking about the EG-TOD district on April 27, the issue was raised again and it was clear the Planning Commission intended transient lodging to be a conditional use. made clear it was to be made part of that district. Staff made an exhaustive review of the meeting minutes and audio recordings and found no references at all to the intent of the Commission relative to the use in the NMU district. The recommendation that was forwarded to the Council includes transient lodging as a permitted use in NMU and allowed through conditional use in the other two Eastgate districts.

Commissioner Walter suggested that absent a specific recommendation from the Commission with regard to the use in the NMU district, the recommendation that went forward to the Council should have been to require conditional use in all three new Eastgate districts. At the very least, there should have been no recommendation included relative to the NMU district given that the Commission made no recommendation. Mr. Cullen said there is nothing in the record indicating the Commission wanted the use to be treated the same in all three zoning districts. As originally brought forward by staff, the use was permitted in all of the districts. After discussion, the use had incorrectly been reflected as requiring an administrative conditional use rather than a conditional use in the OLB-2 and the EG-TOD. He added that the Eastgate issue will likely not be before the Council until March at the earliest.

Commissioner Walter asked staff to bring forward the land use chart showing transient lodging as a permitted use in NMU.

Commissioner Hilhorst asked when the recommendation of the East Main CAC will be presented to the Commission. Mr. Cullen said he would defer to the downtown livability staff to determine where on the schedule a review of that information would be appropriate. He added that a plan amendment process for the East Main station area would be kicked off later in the year, and code amendments will follow in 2018.

Chair deVadoss asked what steps have been taken to make sure the public is informed about the clarifications made by the Commission relative to the transient lodging use in Eastgate. Mr. Cullen said a clarification was sent out to all parties of record for Eastgate. The notice included a heads up of upcoming meetings before the Transportation Commission and next steps.

## PUBLIC COMMENT (6:46 p.m.)

Ms. Betsi Hummer, 14541 SE 26th Street, spoke as a private citizen rather than as a member of the East Bellevue Community Council. She noted that in the East Bellevue area there are quite a few adult family homes in operation. The residents would like to see transparency in zoning for that use. Lake Hills and East Bellevue generally is doing its part relative to affordable housing given that the majority of the King County Housing Authority Section 8 coupons are in use there; the affordable housing units should be spread out throughout the city. Single family rentals

continue to be an issue in East Bellevue. There should be a registration process involving a business license for the use as well as for adult family homes. With regard to parks, the underlying zoning should be parks rather than residential. No one wants to see the Lake Hills Greenbelt become a train station, a park and ride or a utility corridor. With regard to capital improvement projects, people on either side of 156th Avenue SE and 164th Avenue SE cannot get in and out of their neighborhoods because of the cut-through traffic; both of those roadways should be developed as thoroughfares or urban boulevards to make the commute more appealing. Bellevue College is in the process of building new dormitories and they have asked for a street vacation. They want to get the land for free, which is not a great idea. Good communication between the college and all of the city's boards and commissions should be maintained. The people of East Bellevue are kind, middle class citizens who vote for levies to enable better fire, transportation and parks. The city should keep in mind that it is responsible to the citizens. With regard to the Eastgate homeless shelter, she said it appears the process has been carried out in secret. The Eastgate CAC was not informed about the shelter at all, and the shelter is just one more facility in an area that already has tons of affordable housing.

Mr. Carl Vander Hoek, 9 103rd Avenue NE, wished the Commissioners a Happy New Year and said he hoped the livability process would conclude by the end of the year. He noted that he had attended several Bellevue Downtown Association meetings since the first of the year focused on the issue of downtown livability. Staff is pushing toward holding a public hearing, yet there are still several items that have not been addressed, including the FAR chart, the amenity incentive values, graphics and illustrations, all of which is needed in order to make an informed decision. Staff claims that the early wins are concluded and are no longer in need of review by the Commission, but that is not the case. The Commission should look at everything again to see how the pieces fit together. The Commission should ask staff to make a change to the map on page 84 of the packet based on direction previously given. Specifically, staff should be asked to remove the throughblock connection that is outlined on a portion of NE 1st Place in Old Bellevue ahead of the public hearing. Throughblock connections are needed to allow for increased pedestrian movements through the superblocks, but the block in question does not qualify as a superblock, nor does the connection as shown on the map go all the way through the block, leading to a dead end for pedestrians in an area suitable for deliveries and garbage collection. The connection should and will be created, but it should not be designated as a throughblock connection. He noted that he had previously submitted additional comments and questions and that they had been included in the packet materials.

Mr. Jack McCullough, 701 5th Avenue, Suite 6600, Seattle, called attention to a memo previously submitted to the Commission regarding the Fortress Development Group site in the downtown. He shared with the Commission updated renderings and noted that things are ramping up for a pre-application meeting with the staff. The proposal aims to deliver a very high level of iconic architecture, with tower spacing, open space at the ground level, and pedestrian amenities beyond what is required in the code. Should the Council decide to approve the development agreement, those items will be delivered in exchange for some additional height. The proposed height fits nicely with the wedding cake format of the downtown. The CAC recommended 300 feet of height in the DT-MU, and the Commission has focused instead on 250 feet, and 200 feet in the subdistrict B portion. An increase in the FAR is not being sought, but the proposal is to be able to go to 300 feet in both the DT-MU and the Deep B portion.

Mr. Andy Lakka with Fortress Development Group, 500 108th Avenue NE, said the hope is that construction will begin in early 2018. Construction of the project will take three years.

STUDY SESSION: Downtown Livability – Review of Draft Downtown Land Use Code

#### Amendment

(7:03 p.m.)

Strategic Planning Manager Emil King reminded the Commissioners that based on direction from the Council an effort was launched to schedule an Urban Land Institute (ULI) panel. Issues were encountered relative to scheduling the panel to meet earlier, but the event is currently scheduled for January 18 and 25. The first day will involve a briefing for the panelists and it will be open to the public, and opportunity will be provided for interested stakeholders and community residents to be interviewed by the ULI panelists. The panel will then reflect on the information during the intervening work and will reconvene for most of the day on the 25th to finalize the recommendations, following which a presentation of the findings will be made to the city, the public and the stakeholders. The Commission is slated to meet on January 25 and will be updated with regard to the findings. A representative from BERK Consulting will also attend the Commission's meeting that evening.

Mr. King reported that a milestone was reached a week ago relative to the economic study. The document has been released to the Commission and the Council as well as to interested stakeholders and community members. The study findings have also been posted to the city's website and forwarded to the Bellevue Downtown Association's Land Use and Livability Committee. There is additional information to come, including valuing additional building height.

The work of the Commission is grounded heavily on the work of the Council-appointed Downtown Livability Initiative CAC, the Land Use Code audits, and the public outreach efforts. The final report of the CAC as forwarded to the Council reflects how each section relates to livability.

The Land Use Code is important for development, but there are a host of other things that relate to livability. Accordingly, as the code is being updated, things relating to safety and security, walkability and pedestrian comfort, schools, character, vehicular mobility, parks and open space, affordable and workforce housing, and neighborhood services are being folded in.

With regard to the East Main station area planning effort, Mr. King explained that the work of the CAC wrapped up in the fall of 2016. Their recommendations were transmitted to the Council. Because the work of the Downtown Livability Initiative CAC overlapped to some degree, the work of the East Main CAC was informed to the extent by the livability study. He agreed the Commission should be provided with a brief overview of the East Main CAC recommendations.

Turning to the CAC recommendations and the proposed code, Code Development Manager Trish Byers noted that public open space is addressed several ways in the proposed code, one of which is outdoor plazas. Several provisions in the new code talk about open space, beginning with identifying and incentivizing an open space strategy for each district. Some open space elements in place, such as pedestrian bridges and pedestrian corridors, are already defined by location. If the city wants to see a donation of park property, which is one of the proposed amenities, there are a couple of places, like East Main and Northwest Village, that would be highly appropriate, so in talking about the amenity system those areas might be weighted more heavily.

Commissioner Hilhorst allowed that pedestrian bridges are currently limited by the code to specific areas and asked if, while the downtown code is being revamped, the allowed bridge

locations could be expanded to give more flexibility and safer access. Ms. Helland answered that the current allowed locations are discretely identified in the Comprehensive Plan. The code must be consistent with the Comprehensive Plan. Pedestrian bridges was not an element that was addressed by the CAC or identified for expansion as part of the Comprehensive Plan update.

Expanding on her comments at the request of Commissioner Carlson, Ms. Helland said pedestrian bridges were specifically identified in the Comprehensive Plan at the time some of the original downtown work was done in the mid-2000s. The identified locations cross auto-oriented streets. The recommendation of the CAC neither rolls back the allowed pedestrian bridge locations, nor does it expand them. Commissioner Carlson allowed that the issue of pedestrian bridges was very contentious when it was first raised, and the decision was made on a close vote to allow a pedestrian bridge connecting Bellevue Square to Lincoln Square. The success of that pedestrian bridge lead to approval for a second pedestrian bridge. It would make sense on an incremental basis to continue allowing pedestrian bridges. Ms. Helland said the recommendation is to stay the course relative to what is identified in the Comprehensive Plan in order to remain consistent with the Comprehensive Plan.

Mr. King added that the work in 2005 identified three locations on NE 8th Street, three locations on NE 4th Street and two locations on Bellevue Way for pedestrian bridges. The current recommendations relative to the incentive system include allowing pedestrian bridges to qualify as a bonusable amenity. He allowed that the issue of expanding where pedestrian bridges can locate could be flagged for discussion the next time the Commission examines the downtown subarea plan.

Ms. Helland proposed putting the issue in the parking lot along with any additional items the Commission may want to recommend the Council address at a later date. The Council stipulated the scope of the downtown livability review and the CAC stayed in line with that direction; the issue of pedestrian bridges was not included, and there is no recommendation from the CAC regarding pedestrian bridges. To deviate from the scope of work would require some communication with the Council. Because the location of pedestrian bridges is specifically spelled out in the Comprehensive Plan, that document would need to be amended.

Ms. Byers provided the Commissioners with a chart comparing the old code with the proposed code. She proposed quickly reviewing and then setting aside the sections that will not be changed and the early wins, then focusing on the process-oriented issues before getting to the substantive changes. She noted that the parking standards would remain unchanged, with the exception of: adding in visitor parking at the rate of one stall per 20 residential units in residential buildings; expanding from 7.5 feet to 8 feet for parking entries for accessible vans; adding bicycle parking; and adding flexibility via administrative review to modify the required parking ratios based on parking studies.

Commissioner Carlson asked what the current requirement is for visitor parking in residential buildings and he was informed by Ms. Byers that there are <u>currently</u> no <u>eurrent such</u> requirements. Throughout the process staff have heard repeatedly from the public about the need. Ms. Helland said the one space per 20 units ratio was determined based on recommendations from recent studies conducted for developments in the downtown. She added that the approach to allow for flexibility to modify the required parking ratios is already in place in Bel-Red and is simply being exported to the downtown. The approach is also applied to unspecified uses, and the requirement is for parking ratios to be developed by a consultant based on standard practices. Commissioner Carlson expressed concern over developers using the option to avoid the expense of creating adequate parking, the result of which would be parking spillover. Bellevue's

economy is built on plentiful free or validated parking, and that standard needs to be preserved going forward.

Commissioner Walter agreed that the adequacy of parking impacts everyone on the city. It would behove the city to have a broader view rather than to allow the decision to fall to one person who may have a particular bias relative to parking. Complaints are frequently made about the lack or high cost of parking in downtown Seattle, and Bellevue benefits from that. Commissioner Hilhorst agreed and suggested there should be a more concrete public process involving either the Planning Commission or the Transportation Commission and a lot of data.

Ms. Helland explained that parking review is conducted as part of every design review application. The reviews are all publicly noticed and public feedback is received all in an attempt to make sure the parking expectations are met for every development. Once a decision is issued, it is appealable to the hearing examiner who can hand down a ruling that differs from the one signed off on by the staff or suggested by the applicant. She said a commitment was previously made to try the approach in the downtown. It could be that it will not work for the downtown the same ways it does in Bel-Red. Part of the process is already used in the downtown for hotels and unspecified uses that do not have minimums and maximums; the process, which requires parking studies, has been working well. She proposed leaving the issue in the draft for purposes of the public hearing.

Commissioner Barksdale allowed that while the approach may be working well in Bel-Red, to apply it to the downtown would be an experiment. He suggested allowing the flexibility in the downtown but with tight thresholds attached tied to specific outcomes, and to call for periodic reviews subsequently.

Commissioner Carlson said his fear was that due to parking variances being approved, the downtown in five years or so will see increased congestion as cars roam the streets looking for available parking. Commissioner Barksdale suggested that impact could be used as an outcome.

There was agreement to retain the provision in the draft code along with an asterisk to highlight the concerns.

Ms. Byers called attention to the street and circulation standards and noted they remained unchanged with the exception of the map of the downtown sidewalk dimensions indicating which sidewalks would be 20 feet wide, which 16 feet wide, and which 12 feet wide. Mr. King said the map represented work done jointly by the CAC and the transportation plan update.

Commissioner Hilhorst suggested that when the map is presented to the public it should be clear exactly where changes are proposed to it.

Commissioner Barksdale said he was not clear as to the rationale for the various widths. Mr. King explained that generally the pedestrian corridor on NE 6th Street has the widest sidewalks. There are also wider sidewalks on Bellevue Way where the Grand Connection will be, as well as 106th Avenue NE by Compass Plaza. The wider sidewalks are needed to accommodate the level of pedestrian activity. Ms. Byers said the Americans With Disabilities Act also dictates sidewalk widths to some degree.

Ms. Byers commented that as previously indicated, the pedestrian bridges section was unchanged other than having been moved from one section to another. The development agreement process has been identified as the appropriate mechanism for the Council to evaluate the bridges. The

development agreement process requires notice, a public hearing before the Council, and a Council decision on the final design.

Ms. Byers noted that the landscape development section was unchanged with the exception of linear buffers, which are 20-foot buffers that go around the downtown boundary. They are required to be vegetated, but the requirements have been revised to allow for some patios and paving. For those that are up against the public right-of-way or public properties, the new provisions allow for up to 25 percent to be used for private recreation space or residential entries. Those that back up to private property can also be used for vehicular entrances, but the paving must be kept to 25 percent and the remainder must be in vegetation.

With regard to the early wins, Ms. Byers noted that the downtown land use charts were unchanged except for Footnote 2 in the residential chart that allows 40 percent of congregate care senior housing to be dedicated to nursing home and/or assisted living. The street trees and landscaping section remains unchanged as well, except for the added flexibility relative to tree species substitution. Weather protection is embedded in the right-of-way design guidelines and sprinkled around elsewhere; the wayfinding provisions are also embedded throughout the code.

Ms. Helland noted that the process changes could be found starting on page 7 of the packet in 20.25A.030. She stressed that while the section was new, not everything in the section was new. Under the applicable review section, it is indicated that both design review and master development plans are required, and those two provisions lived in the code previously. The provisions relative to design review and master development plan track very closely the descriptions created in the Bel-Red code and also tracks current practice with regard to master development plans, bringing the downtown code up to the same standard as the more modern pieces of the city's code.

Continuing, Ms. Helland said the departure process outlined in the draft has generated feedback from the BDA. The CAC was clear about wanting to see flexibility included in the code. The CAC stressed that any flexibility allowed would need to result in an outcome of livability. Two tiers of departures were created, beginning with administrative departures that would be conducted as part of the design review. Any such departures would be documented and subject to public review and comment. The types of things open to departures include stepbacks, which can be changed through the administrative departure process; they can be reduced through certain design criteria, but they cannot be eliminated completely. In short, it must be shown that any departure is supported by the provisions of the code and will result in a better outcome.

The proposed code clarifies the limitations on authority. It specifically notes that the land use staff would not have the flexibility to administratively amend maximum floor plates, intrusions above the sidewalk, minimum setbacks and setbacks, maximum building heights, lot coverage or maximum floor area ratios. The limitations are intended to clarify for the public where staff has the authority to depart and where the staff do not have the authority to depart from the provisions of the code. The section on legislative departures outlines the process the Council would use to approve a development agreement and big departures that might be un-contemplated in the code. The draft includes what is called a flexible amenity; it is essentially a build-your-own program that provides community benefits that will allow going from the minimum to the maximum FAR, and they would negotiated as part of the legislative process and approved by the Council.

Ms. Helland said the repurposing of buildings was one of the things to allow modifications for. The idea is that for existing buildings whose uses have become antiquated, the buildings can be put to a new purpose through a development agreement with a use that was not contemplated for

the space. There are limits on the modifications that can be made in the section. The legislativeure departure process has been described as the mechanism for the Council to approve design of certain types of public features, including pedestrian bridges, pedestrian corridor designs, and major public open spaces. Currently the guidelines describe a Council process but they do not actually provide any framework for the process. The proposed approach seeks to fill that gap.

Commissioner Carlson asked if the city is satisfied with the current design of pedestrian bridges. Ms. Helland explained that every pedestrian bridge is identified as a location. The applicant proposes a design which must be approved by the Council. Such structures span the public right-of-way and require a long-term lease agreement. The process is described in the Land Use Code and is to be retained.

Commissioner Hilhorst asked if the Planning Commission could potentially be part of the legislative departure process. Ms. Helland said as the process exists, once an applicant applies for a pedestrian bridge, the Department of Development Services does all the analysis with respect to consistency with the Comprehensive Plan and the design guidelines and makes a recommendation to the Council. Because a development agreement is required, the Council conducts a public hearing and approves the final design. The Planning Commission does not address specific projects, rather it focuses on the Comprehensive Plan and creating the codes that the various departments administer.

Ms. Helland said she has received feedback from the public relative to the proposed flexibility requirements indicating that they may not fully allow for the type of development that was contemplated by the CAC when it considered super bonuses. The best place to have a conversation about the degree to which the legislative departures have been calibrated will be when the amenities are discussed. One example brought forward is the Amazon development that is occurring in the downtown, which is not something adequately described or contemplated by the code. The hope is that the flexible amenity could be used to capture something that will serve as an iconic contribution to the livability of the downtown, which ultimately would require approval by the Council.

Ms. Helland said the focus of the Commission's review in the coming month or so will be the dimensional charts, the green and sustainability factor, the design guidelines, and the FAR and amenity incentive system.

The comments received from the public to date are being batched by common themes to be reviewed in conjunction with the relative topics. Staff does not plan to conduct a line-by-line review of the comments, rather a thematic approach will be used to keep things moving toward the public hearing. The concerns raised relative to some areas may in fact trigger changes to the staff draft ahead of the public hearing. A couple of developers have brought forward projects for the purpose of testing against the code, and the exercise has identified some friction points, including the tower separation and the perimeter stepback provisions.

Commissioner Walter referred to paragraph B.2.a on page 3 of the packet and the statement relative to the DNTN-O-1 district that long-term parking and other automobile-oriented uses are discouraged. She asked how staff envisions that the statement would play out. Mr. King said the section previously existing in a different section of the Land Use Code. Because people were not finding it, it was moved into the downtown section. Minor modifications were made some of the definitions. He offered to look into how specifically the language was modified by staff. He clarified that long-term parking typically means commuter parking, a use that is discouraged.

Auto-oriented uses are things like drive-throughs. He allowed that some tweaking of the language may be necessary.

Commissioner Walter also called attention to the amenity table on page 38 of the packet. She noted that originally there were 23 items on the list and that that number has been pared down to 18, with parking no longer on the list. She said it was her understanding that the parking issue would be subjected to a separate study and asked why it would not be part of the overall amenity discussion given the importance of parking in the downtown. Mr. King said the CAC discussed the issue at length, as did the Commission on June 8, 2016 and with the Council on June 20, 2016. In those meetings the focus was on the proposed approach for updating the amenity incentive system. One facet was to explore the implications of potentially not giving a density bonus for two key items, namely structured parking and residential use. The rationale the CAC had discussed was shared with both the Commission and the Council. Parking has in fact been removed as an amenity based on the rationale discussed in June. There are many details that will be discussed by the ULI group and by the Commission starting on January 25.

Chair deVadoss proposed placing the issue in the parking lot as one item to come back to in search of closure.

\*BREAK\*

INFORMATION UPDATE: Single Family Room Rental Enforcement (8:29 p.m.)

Ms. Helland introduced Tom Campbell, Code Compliance Supervisor with the Department of Development Services, and noted that he has been very involved in the implementation of the single family dwelling rentals ordinance.

Mr. Campbell reminded the Commissioners that the single family room rental regulations were initially adopted as interim measures pending the work by the Commission to develop a permanent ordinance. The permanent ordinance was adopted in April 2015 and addressed the concerns of multiple room rentals, occupancy by unrelated individuals under multiple leases, impacts to neighborhood character, and external impacts associated with increased density, including parking demand, trash and noise. The permanent ordinance permits rooming houses only in specific land use districts, and generally prohibits them in single family districts. The ordinance sets forth requirements and limitations on the number of rooms that can be rented, parking, maintenance and registration. The ordinance also defines other transient lodging uses, such as B&Bs and boarding houses, and it defines a family as no more than four unrelated adult persons unless they are the functional equivalent of a family.

Mr. Campbell called attention to the enforcement data table in the report that had previously been submitted to the Commission, which began on page 111 of the packet. He noted that the table covered the 18-month period between the effective date of the ordinance and October 14, 2016. Of the 100 complaints received, 50 were determined to involve no violation; 25 voluntarily complied with the code requirements; five were withdrawn; and 28 remained open. The first hearing before the hearing examiner in which the ordinance will be tested is slated for January 12. It was explained that a finding of no violation could mean the investigation concluded there had been no violation, but it could also mean that evidence of a violation was not found.

Chair deVadoss asked how much time is given to come into compliance with the ordinance. Mr. Campbell said the time period varies as the ordinance does not specify a maximum timeframe.

Code compliance attempts to wrap up its investigations within three to six months. Ms. Helland added that justice at times moves slowly. The enforcement provisions that are contained in the general section of the Bellevue city code prescribes the steps that must be taken to undertake an enforcement action. At the end of the day, individuals can be charged with a misdemeanor for violating the Land Use Code, and they can also be fined amounts that escalate over time, starting at \$100 per day and increasing to \$500 per day. Safeguards are in place that require the city to move very deliberately, including significant notice and attempts to correct violations before taking the steps where hearings and abatement could be an outcome. Mr. Campbell explained that the case that is set for hearing on January 12 began in late August 2016.

The Commissioners were shown a map indicating the locations citywide involving enforcement complaints. It was noted that there were geographic concentrations in the Lake Hills and Northeast Bellevue areas that in part is reflective of the age of the housing stock in those areas. Very few complaints were registered in West Bellevue, and a scattering of complaints involved sites to the south of I-90 in Newport Hills, Somerset and Lakemont.

Ms. Helland commented that code compliance for the majority of land use issues are pursued as a complaint basis, whereas life safety and environmental compliance issues are addressed proactively. Things like abandoned vehicles, trash, nuisances and single family rental housing are addressed on a complaint basis on the rationale that local communities create the standards for their neighborhoods; in some neighborhoods, tolerance for deviation from the code is quite small, while in other neighborhoods the opposite is true. However, the city prioritizes cases for which multiple complaints are received.

Mr. Campbell said his office relies on the cooperation of owners and tenants. The focus is always on taking a collaborative and educational approach. There are often challenges associated with culture and linguistics, and there are legal limits in terms of privacy and the like, and there are investigative limits in terms of staffing.

Commissioner Barksdale asked if issues have come up relative to Airbnd Airbnb and VRBO. Ms. Helland allowed that they have. She noted that a code interpretation had been included in the packet starting on page 115. She stressed that the investigative limits that are in place mean there are limited opportunities for the city to simply knock on someone's door for a code compliance issue that does not involve an imminent threat; permission for access must be sought and granted. That makes it difficult to ascertain the number of persons living in a home, making it necessary to resort to external observations at various times of day to count cars and the like. The city cannot, however, simply run checks on license plates because that is not considered an allowed code compliance function. The code interpretation concludes that Airbnd Airbnb and VRBO transient uses are not permitted in single family neighborhoods. The city can hold the interpretation up as evidence in a hearing. The case going to hearing on January 12 involves an instance in which a VRBO was being operated in a single family neighborhood as determined by information collected from a website. The effectives of the rental on the neighborhood were observed, and it was possible to ascertain who the responsible parties were. The hope is that the hearing will result in a voluntary agreement to correct the violation that can in the future be enforced as a contract, making enforcement of the code more efficient. B&Bs are allowed to operate in single family neighborhoods, but they are required to be owner occupied. The use is required to be permitted, is limited to two rooms and a maximum of three guests, and must provide off-street parking.

Mr. Campbell shared that in a case recently resolved, the daughter of the out-of-country homeowners resided in the house and two downstairs rooms were rented out as an Airbnd Airbnb

use. The owner was fully cooperative, stopped the <u>Airbnd Airbnb</u> listing, obtained a registration for an accessory dwelling unit, put the adult daughter on the title to the house making it owner occupied, and is moving forward toward renting out the accessory dwelling unit on a long-term lease. In short, the unit has been brought into compliance with the regulations.

Mr. Campbell said adoption of the permanent ordinance expanded the city's regulatory authority over single family rentals, and reduced the number of overcrowded rental houses and the associated external impacts. Each new experience contributes to the ability of the city to address issues as they arise. The city will continue to look for ways to improvement enforcement effectiveness and education. Information on code enforcement cases generally, including single family rental cases, is available online through mybuildingpermit.com and is searchable by address, file number and violation type.

Commissioner Hilhorst said it is clear that progress has been made over the last year. She said it will be interesting to see how the first hearing turns out.

With regard to the comments made during public comments regarding adult family homes, Ms. Helland pointed out that the city cannot directly regulate the use due to federal regulations. The city was involved in some significant litigation with the federal government regarding the topic and came out on the losing end. The upshot was that adult family homes cannot be treated differently. There are, however, things that every home must provide. There should never be situations in which garages are not built with new homes, leaving no physical place to park cars and no options for visitors.

Commissioner Walter said recently a home for sale in her neighborhood was advertised as being prepared to serve as two dwelling units. She said there appears to be a lack of understanding andthat that is not okay. Ms. Helland said the city coordinates with the Master Builders Association, especially in regard to the new phenomenon of homes having two kitchens, particularly in larger homes. The problem is that in such cases the homes can be readily adapted to rental purposes. The city is seeking the sweet spot that will balance what clients want whilewith foreclosing the ability to use the home as a de facto duplex. Where two kitchens are installed, the property owner is now required to enter into a single family use agreement, which is a contract that gets recorded on the property and which can later be enforced as necessary.

STUDY SESSION: Planning Commission Post-Retreat Review of Revised Prototype Part B, Suggested Standards and Practices

(9:02 p.m.)

Mr. Cullen said he prepared at the request of the Chair and others a prototype that consisted of three parts: Part A, <u>local governance of planningguiding principles</u>; Part B, suggested standards and practices; and Part C, <u>guiding principles</u> the <u>local governance of planning</u>. During the facilitated retreat, the various parts of the suggested best practices were discussed. Staff have since had the opportunity to review the output of Part B and make small modifications to the language. He said one question remains outstanding, namely paragraph 11, and staff are waiting to hear back from the legal department.

Mr. Cullen asked the Commission to review Part B and determine if the document accurately reflects what was agreed to at the retreat. He noted that the Council liaison will also be asked to review it and provide comment <u>after the Planning Commission reviews it</u>. Once everyone sees what everyone else believes should be revised, the prototype will be deemed completed.

Mr. Cullen said, at the request of one of the Commissioners, a separate discussion will be scheduled to review the guiding principles. It was also previously suggested that the Commission's bylaws should be added to the prototype, making the document more comprehensive. The Commission also put into the parking lot the issue of public engagement practices, and that will also be the focus of a separate discussion.

Chair deVadoss thanked Mr. Cullen for the energy he put into building up the prototype. He proposed holding off a review of the document until such time as all of the Commissioners were in attendance. Mr. Cullen pointed out that downtown livability will be at the front of every meeting agenda for the foreseeable future. All other issues will appear later on the respective meeting agendas, and with Commissioners needing to leave meetings early, it could be difficult to wait for all Commissioners to be present to discuss the document. Two Commissioners were unable to attend the retreat, making it difficult for them to weigh in on what was a carefully constructed and facilitated dialog that resulted in the draft document. It would not be prudent to make significant changes to the document because doing so would trigger the need for additional review and negotiations by all parties.

Commissioner Barksdale voiced support for holding off the discussion until such time as all Commissioners are present to participate. To begin the conversation and to return to it at a later date could result in rehashing what has already been gone over. Any Commissioners anticipating the need to leave early the meeting at which the discussion is slated should provide their comments and observations ahead of time.

Commissioner Walter suggested putting the issue first on the agenda for an upcoming meeting. Mr. Cullen allowed that the Commission has the discretion to do that. He said the reason for having downtown livability on the agenda first is to accommodate the public. Agenda items are prioritized with public hearings first; items directly related to requests by the Council or which involve work responsibilities directly, such as code amendments, are second; informational and all other items are third.

Commissioner Hilhorst agreed with the proposal made by Commissioner Barksdale. She said once the discussion is put on an upcoming agenda, staff should offer to have a conversation with the Commissioners who were unable to attend the retreat ahead of the meeting, giving them opportunity to get up to speed and develop good feedback. If possible, the guiding principles should be given priority.

Chair deVadoss agreed with the need to prioritize the guiding principles. He said he agreed the document should be discussed when all the Commissioners are present and said he would be willing to contact the Commissioners to find a date that would work for all. He added that he was not in favor of putting the discussion first on an upcoming agenda for the reasons pointed out by Mr. Cullen.

Mr. Cullen emphasized the need to have all Commissioners weigh in on the document, even if they cannot attend the meeting at which the document will be discussed.

DRAFT MINUTES REVIEW: December 7, 2016 (9:15 p.m.)

Commissioner Walter called attention to the second paragraph on page 2 of the minutes and asked to have the third sentence to read "...focused on EG-OLB 2 and EG-TOD." She also

referred to the first paragraph on page 5 of the minutes and noted that "advise" should read "advise."

A motion to approve the minutes as amended was made by Commissioner Barksdale. The motion was seconded by Commissioner Hilhorst and the motion carried unanimously.

## PUBLIC COMMENT (9:18 p.m.)

Ms. Betsi Hummer, 14541 SE 26th Street, said she was encouraged to hear about the progress being made regarding single family rentals. She reiterated that the constituents are Bellevue residents, who are owed the respect to do what they believe is the right thing. She also suggested that the request of Bellevue College to be granted a street vacation at no cost will set a dangerous precedent that will shortchange Bellevue residents.

ADJOURN (9:20 p.m.)

A motion to adjourn was made by Commissioner Hilhorst. The motion was seconded by Commissioner Barksdale and the motion carried unanimously.

Chair deVadoss adjourned the meeting at 9:20 p.m.